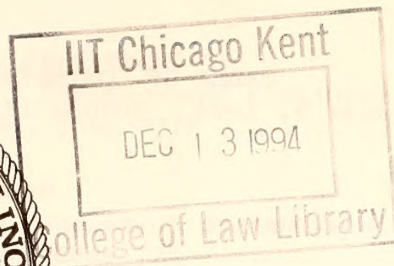
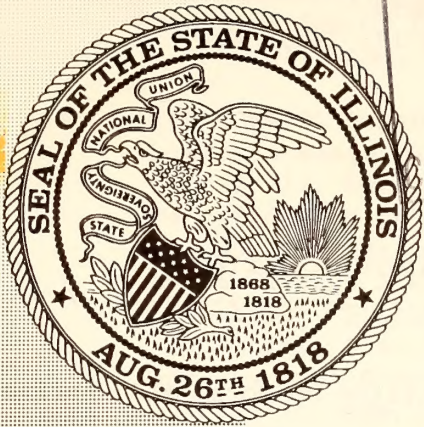


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Rules of Governmental Agencies

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DEPARTMENT OF CONSERVATION

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Sport Fishing Regulations for the Waters of Illinois

12) Initial Regulatory Flexibility Analysis: This rule does not affect small businesses

2) Code Citation: 17 Ill. Adm. Code 810

The full text of the Proposed Amendments begins on the next page:

3) Section Numbers:

Proposed Action:

810.37 Amendments
810.45 Amendments
810.50 Amendments
810.70 Amendments

4) Statutory Authority: Implementing and authorized by Sections 1-120, 1-125, 1-150, 5-5, 10-5, 10-10, 10-15, 10-20, 10-25, 10-30, 10-35, 10-45, 10-50, 10-60, 10-75, 10-90, 10-95, 15-50, 20-5, 20-35 and 25-5 of the Fish and Aquatic Life Code (Ill. Rev. Stat. 1991, ch. 56, pars. 1-120, 1-125, 1-150, 5-5, 10-5, 10-10, 10-15, 10-20, 10-25, 10-30, 10-35, 10-45, 10-50, 10-60, 10-75, 10-90, 10-95, 15-50, 20-5, 20-35 and 25-5) [515 ILCS 5/1-120, 1-125, 1-150, 5-5, 10-5, 10-10, 10-15, 10-20, 10-25, 10-30, 10-35, 10-45, 10-50, 10-60, 10-75, 10-90, 10-95, 15-50, 20-5, 20-35 and 25-5]

5) A Complete Description of the Subjects and Issues Involved: Section 810.37 is amended to add definitions for numerical references contained in Section 810.45; changes in Section 810.45 amend individual site specific fishing regulations by fish species or group; amendments in Section 810.50 on bait fishing prohibit the taking of mussels; Section 810.70 is being amended to update 1995 dates for "Free Fishing Days" events.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Do these proposed amendments contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of statewide policy objectives: This rule has no impact on local governments.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price
Department of Conservation
524 S. Second Street, Room 430
Springfield, IL 62701-1787
217/782-1809

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

TITLE 17: CONSERVATION
CHAPTER I: DEPARTMENT OF CONSERVATION
SUBCHAPTER b: FISH AND WILDLIFE

PART 810

SPORT FISHING REGULATIONS FOR THE WATERS OF ILLINOIS

Section	
810.10	Sale of Fish and Fishing Seasons
810.20	Snagging
810.30	Pole and Line Fishing Only (Repealed)
810.35	Statewide Sportfishing Regulations - Daily Catch and Size Limits
810.37	Definitions for Site Specific Sportfishing Regulations
810.40	Daily Catch and Size Limits (Repealed)
810.45	Site Specific Water Area Regulations
810.50	Bait Fishing
810.60	Bullfrogs
810.70	Free Fishing Days
810.80	Emergency Protective Regulations
810.90	Fishing Tournament Permit
810.100	Bed Protection

AUTHORITY: Implementing and authorized by Sections 1-120, 1-125, 1-150, 5-5, 10-5, 10-10, 10-15, 10-20, 10-25, 10-30, 10-35, 10-45, 10-50, 10-60, 10-75, 10-90, 10-95, 15-50, 20-5, 20-35 and 25-5 of the Fish and Aquatic Life Code (Ill. Rev. Stat., ch. 56, pars. 1-120, 1-125, 1-150, 5-5, 10-5, 10-10, 10-15, 10-20, 10-25, 10-30, 10-35, 10-45, 10-50, 10-60, 10-75, 10-90, 10-95, 15-50, 20-5, 20-35 and 25-5) (515 ILCS 5/1-120, 1-125, 1-150, 5-5, 10-5, 10-10, 10-15, 10-20, 10-25, 10-30, 10-35, 10-45, 10-50, 10-60, 10-75, 10-90, 10-95, 15-50, 20-5, 20-35 and 25-5).

SOURCE: Adopted at 5 Ill. Reg. 751, effective January 8, 1981; codified at 5 Ill. Reg. 10647; amended at 6 Ill. Reg. 342, effective December 23, 1981; amended at 6 Ill. Reg. 7411, effective June 11, 1982; amended at 7 Ill. Reg. 209, effective December 22, 1982; amended at 8 Ill. Reg. 1564, effective January 23, 1984; amended at 8 Ill. Reg. 16769, effective August 30, 1984; amended at 9 Ill. Reg. 2916, effective February 26, 1985; emergency amendments at 9 Ill. Reg. 3825, effective March 13, 1985, for a maximum of 150 days; emergency expired August 10, 1985; amended at 9 Ill. Reg. 6181, effective April 24, 1985; amended at 9 Ill. Reg. 14291, effective September 5, 1985; amended at 10 Ill. Reg. 4835, effective March 6, 1986; amended at 11 Ill. Reg. 4638, effective March 10, 1987; amended at 12 Ill. Reg. 5306, effective March 8, 1988; emergency amendments at 12 Ill. Reg. 6981, effective April 4, 1988, for a maximum of 150 days; emergency expired September 1, 1988; emergency amendments at 12 Ill. Reg. 10525, effective June 7, 1988, for a maximum of 150 days; emergency expired November 4, 1988; amended at 12 Ill. Reg. 15982, effective September 27, 1988; amended at 13 Ill. Reg. 8419, effective May 19, 1989; emergency amendments at 13 Ill. Reg. 12643, effective July 14, 1989, for a maximum of 150 days; emergency expired December 11, 1989; emergency amendments

DEPARTMENT OF CONSERVATION

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at 13 Ill. Reg. 14085, effective September 4, 1989, for a maximum of 150 days; emergency expired February 1, 1990; emergency amendments at 13 Ill. Reg. 15118, effective September 11, 1989, for a maximum of 150 days; emergency expired February 8, 1990; amended at 14 Ill. Reg. 6164, effective April 17, 1990; emergency amendments at 14 Ill. Reg. 6865, effective April 17, 1990, for a maximum of 150 days; emergency expired September 19, 1990; amended at 14 Ill. Reg. 8588, effective May 21, 1990; amended at 14 Ill. Reg. 16863, effective October 1, 1990; amended at 15 Ill. Reg. 4699, effective March 18, 1991; emergency amendments at 15 Ill. Reg. 5430, effective March 27, 1991, for a maximum of 150 days; emergency expired August 24, 1991; amended at 15 Ill. Reg. 9977, effective June 24, 1991; amended at 15 Ill. Reg. 13347, effective September 3, 1991; amended at 16 Ill. Reg. 5267, effective March 20, 1992; emergency amendments at 16 Ill. Reg. 6016, effective March 25, 1992, for a maximum of 150 days; emergency expired August 22, 1992; amended at 16 Ill. Reg. 12526, effective July 28, 1992; amended at 17 Ill. Reg. 3853, effective March 15, 1993; emergency amendments at 17 Ill. Reg. 5915, effective March 25, 1993, for a maximum of 150 days; emergency expired August 22, 1993; amended at 17 Ill. Reg. 10806, effective July 1, 1993; amended at 18 Ill. Reg. 3277, effective February 28, 1994; emergency amendments at 18 Ill. Reg. 5667, effective March 25, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 12652, effective August 9, 1994; amended at 19 Ill. Reg. _____, effective _____.

Section 810.37 Definitions for Site Specific Sportfishing Regulations

- a) Site Specific Regulations are listed by water area affected. The coverage of the regulation is dictated by the extent of the water area listed and not by the county. In some cases, regulations for a given water area or site may extend beyond the county(ies) listed. The county(ies) listed refer to the location of the dam or outfall for impoundments or mouths of small streams. Since large rivers or streams usually flow through many counties, the term "Multiple" is used rather than listing all counties where the large stream or river flows.
- b) The subsections listed below are referred to by number in Section 810.45. Each water area listed in Section 810.45 has numbers in parenthesis which explain all of the definitions in this Section which apply to that water area.
 - 1) Anglers must not use more than 2 poles and each pole must not have more than 2 hooks or lures attached while fishing, except that legal size cast nets, (in accordance with subsection 810.50(a)(1)) shad scoops, and minnow seines may be used to obtain shad, minnows, and crayfish to use as bait, provided that they are not sold.
 - 2) Includes white, black, or hybrid crappie, singly or in the aggregate.
 - 3) All largemouth and smallmouth bass taken must be less than 12 inches in total length or greater than 15 inches in total length.
 - 4) Except that sport fishermen shall be allowed to use trotlines and jugs, and except that the use and aid of underwater breathing

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devices is prohibited. West of Wolf Creek Road, fishing from boats is permitted all year. Trotlines/jugs must be removed from sunrise until sunset on Memorial Day through Labor Day. East of Wolf Creek Road, fishing from boats is permitted from March 15 through September 30. Fishing from the bank is permitted all year only at the Wolf Creek and Route 148 causeways. On the entire lake, jugs and trotlines must be checked daily and must be removed on the last day they are used. It is illegal to use stakes to anchor any trotlines; they must be anchored only with portable weights and must be removed on the last day they are used. The taking of carp and buffalo with bow and arrow is permissible.

- 5) Except-that-carp-buffalo-and-bowfin-may-be-taken-by-pitchfork bow-and-arrow-devices-and-gigs- Except that sport fishermen may take carp, carpsuckers, buffalo, gar, bowfin and suckers by pitchfork, gigs, bow and arrow or bow and arrow devices.
- 6) Including the Fox River south of the Illinois-Wisconsin line to the McHenry Dam.
- 7) Except-that-carp-buffalo-suckers-and-gar-may-be-taken-by-bow and-arrow-devices-or-spears-during-May-and-June- Except that sport fishermen may take carp, buffalo, suckers and gar by bow and arrow or bow and arrow devices, gigs or spears during May and June.
- 8) Except-that-sport-fishermen-may-take-carp-by-means-of-pitchfork bow-and-arrow-devices-and-gigs-during-May-and-June- Daily catch limit includes Striped Bass, White Bass, Yellow Bass and Hybrid Striped Bass either singly or in the aggregate.
- 9) Catch and Release Fishing Only means that fish (all or identified species) caught must be immediately released alive and in good condition back into the water from which it came.
- 10) It shall be illegal to process trout during the period of October 1 to 5 a.m. on the third Saturday in October (both dates inclusive) which were taken during that period.
- 11) It shall be illegal to possess trout during the period of March 15 to 5 a.m. on the 1st Saturday in April (both dates inclusive) which were taken during that period.
- 12) Daily catch limit for largemouth or smallmouth bass, singly or in the aggregate, shall not exceed 6 fish per day, no more than one of which shall be greater than 15 inches in length and none of which shall be greater than 12 inches and less than or equal to 15 inches in length.
- 13) Except that jug fishing is permitted from the hours of sunset to sunrise, and except that carp and buffalo may be taken by bow and arrow devices from May 1 through September 30. All jugs must have owner's/user's name and complete address affixed.
- 14) Daily catch limit includes all fish species (either singly or in the aggregate) caught within each of the following fish groupings.
 - A) Largemouth or Smallmouth Bass

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- B) Walleye, Sauger, or their hybrid
- C) Bluegill or Redear Sunfish
- 15) Daily catch limit includes white, black, or hybrid crappie either singly or in the aggregate.
- 16) Daily catch limit includes Striped Bass, White Bass and Hybrid Striped Bass either singly or in the aggregate.
- 17) Daily catch limit shall not exceed 10 fish daily, no more than 3 of which may be 17 inches or longer in length.
- 18) Except that sport fishermen shall be allowed to use trout lines, jugs and bank poles in the portions of the lake that lie north of the Davenport Bridge and northeast of the Parnell Bridge.
- 19) Except-that-sport-fishermen-may-take-carp-buffalo-gary-and-bowfin-by-means-of-pitchfork-and-bow-and-arrow-devices- NO fishing within 250 yards of an occupied waterfowl blind (within the hunting area) on all Department-Owned or -managed sites.
- 20) Carlyle Lake (including its tributary streams and those portions of the Kaskaskia River and Hurricane Creek up the U.S. Army Corps of Engineers Carlyle Lake project boundaries), U.S. Army Corps of Engineers, Bond, Clinton, and Fayette Counties.
- 21) Lake Shelbyville (including its tributary streams and those portions of the West Okaw and Kaskaskia Rivers up to Lake Shelbyville project boundaries), Lake Shelbyville Project Ponds and Woods Lake, U.S. Army Corps of Engineers, Shelby and Moultrie Counties.
- 22) Rend Lake (including its tributary streams and those portions of the Big Muddy and Casey Fork Rivers up to the Rend Lake Project boundaries), Rend Lake Project Ponds, U.S. Army Corps of Engineers, Franklin and Jefferson Counties.
- 23) Lake Vermillion and the portion of the North Fork of the Vermillion River between the Lake Vermillion Dam and the Interstate Water Company's Pump Station Spillway, Vermillion County Conservation District, Vermillion County.
- 24) 10 Fish Daily Creel Limit of which no more than 6 may be walleye.
- 25) Daily catch limit for largemouth or smallmouth bass, singly or in the aggregate, shall not exceed 3 fish per day, no more than one of which may be equal to or greater than 15 inches in total length and no more than 2 of which may be less than 15 inches in total length.
- 26) Lake Vermillion - Trot line and jug finishing allowed north of Boiling Springs Road.
- 27) Except that bank fishing is prohibited. Boat fishing is permitted from the next to last Saturday in April until the second Sunday in October, during the hours of 6:00 a.m. to 10:00 a.m. and 3:00 p.m. to 8:00 p.m.
- 28) Except-that-carp-carpsuckers-buffalo-gary-bowfin-and-suckers may-be-taken-by-means-of-pitchfork-gigs-bow-and-arrow-or-bow and-arrow-devices- Except that trotlines may be set within 300 feet from shore.
- 29) Except that carp, buffalo, suckers and carpsuckers may be taken

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by means of pitchfork and gigs (no bow and arrow devices).
 30) Fishing is permitted from March 15 through September 30, both dates inclusive, from sunrise to sunset. Fishing during all other times of the year is illegal and not permitted.

31) Daily catch limit for largemouth or smallmouth bass, singly or in the aggregate, shall not exceed 3 fish daily, no more than one of which may be equal to or greater than 15 inches in total length and no more than 2 of which may be less than 12 inches in total length.

32) Daily catch limit includes Striped Bass, White Bass, Yellow Bass and Hybrid Striped Bass, either singly or in the aggregate, no more than 4 of which may be 15 inches or longer in length.

33) ~~Bait-catch-limit-includes-Striped-Bass, White-Bass, Yellow-Bass and Hybrid-Striped-Bass-either-singly-or-in-the-aggregate. It shall be unlawful to enter upon a designated waterfowl hunting area during the 7 days prior to the waterfowl season, or to fish on such areas during the regular waterfowl season except in areas posted as open to fishing. It shall be unlawful to enter upon areas designated as waterfowl rest areas or refuges from 2 weeks prior to the start of the regular waterfowl season through the end of waterfowl season.~~

34) ~~No-fishing-within-250-yards-of-an-occupied-blind-within-the hunting-area-on-all-Department-owned-or-managed-sites.~~

35) ~~Except-that-trotlines-may-be-set-within-300-feet-from-shore.~~

(Source: Amended at 19 Ill. Reg. _____, effective _____)

Section 810.45 Site Specific Water Area Regulations

Fishing regulations, including species of fish, fishing methods and daily catch limits are listed for each water area. The numbers in parenthesis refer to the corresponding numbered definitions in Section 810.37 of this Part. If a water area is not listed or if a specific species is not listed, then state-wide restrictions apply. Check the bulletin boards at the specific site for any emergency changes to regulations.

Allison Lake, City of Atkinson Lincoln

Logan County

All Fish

Channel Catfish

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Anderson Lake Fish and Wildlife Area (33)

Fulton County

~~Unlawful-to-trespass-upon-designated-waterfowl-hunting-areas-3-days-prior-to the-waterfowl-season-and-on-areas-designated-as-waterfowl-refuges-from-October 10-until-the-end-of-the-waterfowl-season~~

Andover Lake, City of Andover

Henry County

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- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Apple River

Jo Daviess County

Trout

- Spring Closed Season (11)

Apple River (within the boundaries of Apple River Canyon State Park)

Jo Daviess County

All Fish

Large or Smallmouth Bass

Large or Smallmouth

Bass (14)

Trout

- 2 Pole and Line Fishing Only (1)
- 14" Minimum Length Limit

- 1 Fish Daily Creel Limit

- Spring-closed-Season-(11)

Argyle Lake, Argyle Lake State Park

McDonough County

All Fish

Channel Catfish

Large or Smallmouth Bass (14)

Trout

Walleye, Sauger or Hybrid

Walleye

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 1 Fish more than 15" and/or 5 less than 12" Daily (12)
- Fall Closed Season (10)
- 14" Minimum Length Limit

Ashland City Reservoir, City of Ashland

Cass County

All Fish

Channel Catfish

Large or Smallmouth Bass

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit

Ashley Reservoir, City of Ashley

Washington County

All Fish

Channel Catfish

Large or Smallmouth Bass

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length

Auburn Park Lagoon, Chicago Park District

Cook County

All Fish

Channel Catfish

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Axehead Lake, Cook County Forest Preserve

Cook County

All Fish

Large or Smallmouth Bass

Trout

Trout

- 2 Pole and Line Fishing Only (1)
- 14" Minimum Length Limit
- Fall Closed Season (10)
- Spring Closed Season (11)

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Baker Lake, City of Peru
LaSalle County

- All Fish
- Bluegill or Redear Sunfish
- 2 Pole and Line Fishing Only (1)
- 10 Fish Daily Creel Limit
- Channel Catfish
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- Large or Smallmouth Bass (14)
- 1 Fish Daily Creel Limit

Baldwin Lake, Baldwin Lake Conservation Area

- Randolph County
- All Fish
 - 2 Pole and Line Fishing Only (1)(20)(5)
 - 18" Minimum Length Limit
 - Large or Smallmouth Bass
 - Striped, White, or Hybrid
 - 17" Minimum Length Limit
 - Striped Bass
 - Striped, White, or Hybrid
 - Striped Bass (16)
 - 3 Fish Daily Creel Limit
 - White, Black, or Hybrid
 - 25 Fish Daily Creel Limit
 - Crappie (15)
 - White, Black, or Hybrid
 - 9" Minimum Length Limit
 - Crappie

Banana Lake, Lake County Forest Preserve District

- Lake County
- All Fish
 - 2 Pole and Line Fishing Only (1)
 - Channel Catfish
 - 6 Fish Daily Creel Limit
 - Large or Smallmouth Bass (14)
 - 1 Fish Daily Creel Limit
 - Large or Smallmouth Bass
 - 15" Minimum Length Limit
 - Trout
 - Fall Closed Season (10)
 - Trout
 - Spring Closed Season (11)

Banner Marsh Lake & Ponds, Banner Marsh State Fish and Wildlife Area (33)

- Peoria/Fulton Counties
- All Fish
 - 2 Pole and Line Fishing Only (1)(7)
 - Channel Catfish
 - 6 Fish Daily Creel Limit
 - Large or Smallmouth Bass (14)
 - 1 Fish Daily Creel Limit
 - Large or Smallmouth Bass
 - 14" Minimum Length Limit
 - Walleye, Sauger, or Hybrid
 - 14" Minimum Length Limit
 - Walleye

Batchtown Wildlife Management Area (33)

- Calhoun County
- ~~Unlawful to trespass upon designated waterfowl hunting areas during the 3 days prior to the waterfowl season~~

Baumann Park Lake, City of Cherry

- Valley
- Winnebago County
 - All Fish
 - 2 Pole and Line Fishing Only (1)

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- Channel Catfish
- 6 Fish Daily Creel Limit
 - Large or Smallmouth Bass
 - 14" Minimum Length Limit
 - Large or Smallmouth Bass (14)
 - 1 Fish Daily Creel Limit

Beall Woods Lake, Beall Woods Conservation Area
Wabash County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit
- Trout
- Fall Closed Season (10)

Beaver Dam Lake, Beaver Dam State Park
Macoupin County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Bluegill or Redear Sunfish (14)
- 25 Fish Daily Creel Limit
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit
- Large or Smallmouth Bass (14)
- 3 Fish Daily Creel Limit
- Trout
- Fall Closed Season (10)
- White, Black, or Hybrid
- 10 Fish Daily Creel Limit
- Crappie (15)
- White, Black, or Hybrid
- 9" Minimum Length Limit
- Crappie

Beck Lake, Cook County Forest Preserve District
Cook County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 14" Minimum Length Limit
- Walleye, Sauger, or Hybrid
- 18" Minimum Length Limit
- Walleye

Belleau Lake, Cook County Forest Preserve District

- Cook County
- All Fish
 - 2 Pole and Line Fishing Only (1)
 - Large or Smallmouth Bass
 - 14" Minimum Length Limit
 - Trout
 - Fall Closed Season (10)
 - Trout
 - Spring Closed Season (11)

Bird Park Quarry, City of Kankakee
Kankakee County

- Trout
- Fall Closed Season (10)
- Trout
- Spring Closed Season (11)

Borah Lake, City of Olney

- Richland County
- All Fish
 - 2 Pole and Line Fishing Only (1)
 - Channel Catfish
 - 6 Fish Daily Creel Limit
 - Large or Smallmouth Bass
 - 14" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Boston Pond, Stephen A. Forbes State Park

Marion County

- Fall Closed Season (10)
- Spring Closed Season (11)

Braidwood-Mazonia Lakes and Ponds, Mazonia-Braidwood State Fish and Wildlife Area (33)

Grundy/Will County

(~~Unit~~ ~~to~~ ~~fish~~ ~~or~~ ~~trespass~~ ~~upon~~ ~~the~~ ~~designated~~ ~~waterfowl~~ ~~hunting~~ ~~areas~~ ~~or~~ ~~refuge~~ ~~beginning~~ ~~2~~ ~~weeks~~ ~~prior~~ ~~to~~ ~~the~~ ~~waterfowl~~ ~~season~~ ~~until~~ ~~the~~ ~~end~~ ~~of~~ ~~the~~ ~~waterfowl~~ ~~season~~ ~~at~~ ~~Mazonia~~ ~~Fish~~ ~~and~~ ~~Wildlife~~ ~~Area~~ ~~is~~ ~~closed~~ ~~to~~ ~~all~~ ~~fishing~~ ~~and~~ ~~boat~~ ~~traffic~~ ~~except~~ ~~for~~ ~~legal~~ ~~waterfowl~~ ~~hunters~~ ~~from~~ ~~2~~ ~~weeks~~ ~~prior~~ ~~to~~ ~~duck~~ ~~season~~ ~~through~~ ~~the~~ ~~day~~ ~~before~~ ~~duck~~ ~~season~~ ~~and~~ ~~is~~ ~~closed~~ ~~to~~ ~~all~~ ~~fishing~~ ~~during~~ ~~waterfowl~~ ~~season~~ ~~commencing~~ ~~with~~ ~~duck~~ ~~season~~)

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- Striped, White, or Hybrid
- Striped Bass
- Striped, White, or Hybrid
- Striped Bass (16)
- Walleye, Sauger, or Hybrid
- Walleye
- White, Black, or Hybrid
- Crappie (15)
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 10 Fish Daily Creel Limit

Breeze JC's Park Pond, City of Breeze

Clinton County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit

Buckner City Reservoir, City of Buckner

Franklin County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Bunker Hill Lake, City of Bunker Hill

Macoupin County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Burrells Wood Park Pond

White County

- Channel Catfish
- 6 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Busse Lake, Cook County Forest Preserve

Cook County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Walleye, Sauger, or Hybrid
- Walleye
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 18" Minimum Length Limit

Cache River State Natural Area (19)

Pulaski/Johnson Counties

Calhoun Point Wildlife Management Area (33)

Calhoun County

(~~Unit~~ ~~to~~ ~~trespass~~ ~~upon~~ ~~designated~~ ~~waterfowl~~ ~~hunting~~ ~~areas~~ ~~during~~ ~~the~~ ~~3~~ ~~days~~ ~~prior~~ ~~to~~ ~~the~~ ~~waterfowl~~ ~~season~~)

Campbell Pond Wildlife Management Area (19)

Jackson County

Campus Pond - Eastern Illinois University, State of

Illinois

Coles County

- Trout
- Trout
- Fall Closed Season (10)
- Spring Closed Season (11)

Canton Lake, City of Canton

Fulton County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Large or Smallmouth Bass (16)
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit

Carlyle Lake (20), U.S. Army Corps of Engineers (20) (33)

Clinton County

(~~Unit~~ ~~to~~ ~~enter~~ ~~subimpoundment~~ ~~area~~ ~~during~~ ~~the~~ ~~3~~ ~~days~~ ~~prior~~ ~~to~~ ~~the~~ ~~opening~~ ~~of~~ ~~the~~ ~~waterfowl~~ ~~hunting~~ ~~season~~ ~~no~~ ~~one~~ ~~may~~ ~~enter~~ ~~the~~ ~~subimpoundment~~ ~~area~~ ~~before~~ ~~4:30~~ ~~a.m.~~ ~~each~~ ~~day~~ ~~of~~ ~~the~~ ~~waterfowl~~ ~~hunting~~ ~~season~~ ~~and~~ ~~no~~ ~~one~~ ~~may~~ ~~remain~~ ~~in~~ ~~the~~ ~~area~~ ~~after~~ ~~3:00~~ ~~p.m.~~ ~~each~~ ~~day~~ ~~of~~ ~~the~~ ~~waterfowl~~ ~~hunting~~ ~~season~~)

- Large or Smallmouth Bass
- Walleye, Sauger, or Hybrid
- Walleye
- White, Black, or Hybrid
- Crappie (15)
- White, Black, or Hybrid
- Crappie
- 14" Minimum Length Limit
- 14" Minimum Length Limit
- 10 Fish Daily Creel Limit
- 10" Minimum Length Limit

Carthage Lake, City of Carthage

Hancock County

Channel Catfish

- 6 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Cave-in-Rock State Park Pond, Cave-in-Rock State Park
Hardin County
Trout
Trout
- Fall Closed Season (10)
- Spring Closed Season (11)
- Cedar Lake, U.S. Forest Service and City of Carbondale
Jackson County (19)
All Fish
Large or Smallmouth Bass
Large or Smallmouth Bass
Large or Smallmouth Bass
Striped, White, or Hybrid
Striped Bass
Striped, White, or Hybrid
Striped Bass (16)
Walleye, Sauger, or Hybrid
Walleye
- Centralia Lake, City of Centralia
Marion County
Large or Smallmouth Bass
- 15" Minimum Length Limit
- Charleston Lower Channel Lake, City of Charleston
Coles County
All Fish
- 2 Pole and Line Fishing Only (1)
- Charleston Side Channel Lake, City of Charleston
Coles County
All Fish
Channel Catfish
Large or Smallmouth Bass
Striped, White, or Hybrid
Striped Bass
Striped, White, or Hybrid
Striped Bass (16)
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit
- Charlie Brown Lake & Pond, City of Flora
Clay County
All Fish
Channel Catfish
Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- Chauncey Marsh (19)
Lawrence County
Citizen's Lake, ~~State of Illinois~~ City of Monmouth
Warren County
All Fish
- 2 Pole and Line Fishing Only (1)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Bluegill or Redear Sunfish (14)
Channel Catfish
Large or Smallmouth Bass
Large or Smallmouth Bass (14)
Trout
- 10 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 3 Fish Daily Creel Limit
- Fall Closed Season (10)
- Clear Lake, Kickapoo State Park
Vermillion County
Trout
Trout
- Fall Closed Season (10)
- Spring Closed Season (11)
- Clinton Lake, Clinton Lake State Recreation Area (19)
Dewitt County
All Fish
Large or Smallmouth Bass
Striped, White, or Hybrid
Striped Bass
Striped, White, or Hybrid
Striped Bass (16)
Walleye or Sauger
White, Black, or Hybrid
Crappie (15)
White, Black, or Hybrid
Crappie
- 2 Pole and Line Fishing Only (1)(18)
- 14" Minimum Length Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 15 Fish Daily Creel Limit
- 9" Minimum Length Limit
- Coffee Lake, Coffee Lake State Fish and Wildlife Area
Montgomery County
Large or Smallmouth Bass
Large or Smallmouth Bass (14)
White, Black, or Hybrid
Crappie (15)
White, Black, or Hybrid
Crappie
Striped, White, or Hybrid
Striped Bass
Striped, White, or Hybrid
Striped Bass (16)
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 10 Fish Daily Creel Limit
- 9" Minimum Length Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit
- Coles County Airport Lake, Coles County Airport
Coles County
All Fish
Channel Catfish
Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- Coleta Trout Pond, State of Illinois
Whiteside County
Trout
Trout
- Fall Closed Season (10)
- Spring Closed Season (11)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Columbus Park Lagoon, Chicago Park District
Cook County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Channel Catfish

Cook Co. F.P.D. Lakes, Cook County Forest Preserve District

Cook County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 14" Minimum Length Limit

Large or Smallmouth Bass

Coulterville City Lake, City of Coulterville

Randolph County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Channel Catfish

Crab Orchard National Wildlife Refuge- Crab Orchard Lake, U.S. Fish and Wildlife Service (19)

Williamson County

- All Fish
- 2 Pole and Line Fishing Only (1)(4)
- Striped, White, or Hybrid
- 10 Creel/3 Fish 17" or Longer Daily (17)
- 15" Minimum Length Limit

Large or Smallmouth Bass

Crab Orchard National Wildlife Refuge- Devil's Kitchen Lake, U.S. Fish and Wildlife Service (19)

Williamson County

- All Fish
- 2 Pole and Line Fishing Only (1)

Crab Orchard National Wildlife Refuge- Little Grassy Lake, U.S. Fish and Wildlife Service (19)

Williamson County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- 12-15" Slot Length Limit (3)

Large or Smallmouth Bass

Crab Orchard National Wildlife Refuge. Refuge Ponds (except Visitor Pond), U.S. Fish and Wildlife Service

Williamson County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 15" Minimum Length Limit

Large or Smallmouth Bass

Crab Orchard National Wildlife Refuge. Visitor Pond, U.S. Fish and Wildlife Service

Williamson County

- All Fish (30)
- 2 Pole and Line Fishing Only (1)
- 21" Minimum Length Limit

Large or Smallmouth Bass

Crawford Co. Cons. Area - Picnic Pond, Crawford County Conservation Area

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Crawford County

Trout

- Fall Closed Season (10)

Crawford Co. Cons. Area Ponds, Crawford County Conservation Area

Crawford County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit

Crull Impoundment Wildlife Management Area (33)

Jersey County

~~Unlawful to trespass upon designated waterfowl hunting areas-7 days--prior--to the--waterfowl--season--and--on--areas--designated--as--waterfowl--refuges--from--October 10--until--the--end--of--the--waterfowl--season--~~

Dawson Lake & Park Ponds, Montaine View State Park

McLean County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Bluegill or Redear Sunfish (14)
- 25 Fish Daily Creel Limit
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit
- Walleye, Sauger, or Hybrid
- Walleye
- 14" Minimum Length Limit
- White, Black or Hybrid Crappie
- 9" Minimum Length Limit
- White, Black or Hybrid
- 15 Fish Daily Creel Limit
- Crappie (15)

Decatur Park Dist. Ponds, City of Decatur

Macon County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit

Defiance Lake, Moraine Hills State Park

McHenry County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 14" Minimum Length Limit
- Large or Smallmouth Bass (14)
- 3 Fish Daily Creel Limit

Des Plaines River Conservation Area (19)

Will County

Dixon Springs Ag. Center Pond, Dixon Springs Ag. Center

Pope County

- Trout
- Fall Closed Season (10)
- Spring Closed Season (11)

Trout

Dog Island Wildlife Management Area (19)

Pope County

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Dolan Lake, Hamilton County Conservation Area
Hamilton County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Walleye, Sauger, or Hybrid
- Walleye
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 14" Minimum Length Limit

Donnelley State Wildlife Area (33)

Bureau County

Douglas Park Lagoon, Chicago Park District
Cook County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

East Fork Lake, City of Olney
Richland County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 14" Minimum Length Limit
- 25 Fish Daily Creel Limit

Walleye, Sauger, or Hybrid
Walleye
White, Black, or Hybrid
Crappie (15)

Eldon Hazlet State Park (19)

Clinton County

Evergreen Lake, City of Bloomington
McLean County

- Large or Smallmouth Bass
- Pure Muskellunge
- Walleye, Sauger, or Hybrid
- Walleye
- 15" Minimum Length Limit
- 35" Minimum Length Limit
- 14" Minimum Length Limit

Farries Park Pond, City of Decatur
Macon County

- Trout
- Fall Closed Season (10)

Ferne Clyffe Lake, Ferne Clyffe State Park
Johnson County

- All Fish
- Channel Catfish
- Trout
- Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Fall Closed Season (10)
- Spring Closed Season (11)

Forbes State Lake, Stephen A. Forbes State Park

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Marion County

- Striped, White, or Hybrid
- Striped Bass
- Striped, White, or Hybrid
- Striped Bass (16)
- Walleye, Sauger, or Hybrid
- Walleye
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 14" Minimum Length Limit

Forbes State Park Ponds, Stephen A. Forbes State Park

Marion County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)(5)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Forest Park Lagoon, City of Shelbyville

Shelby County

- All Fish
- Channel Catfish
- Trout
- Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Fall Closed Season (10)
- Spring Closed Season (11)

Fort de Chartres Historic Site (19)

Randolph County

Four Lakes, Winnebago County Forest Preserve
Winnebago County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Fox Chain O'Lakes (including the Fox River south of the Wisconsin-Illinois boundary to the McHenry Dam) (Applies to Grass Lake and Nippersink Lake State Managed Blind Areas Only (19)), State of Illinois

Lake and McHenry Counties

- Large or Smallmouth Bass
- Pure Muskellunge
- Walleye, Sauger, or Hybrid
- Walleye
- Walleye, Sauger, or Hybrid
- Walleye (14)
- 14" Minimum Length Limit (6)
- 36" Minimum Length Limit
- 18" Minimum Length Limit (6)
- 3 Fish Daily Creel Limit (6)

Fox Ridge State Park (19)

Coles County

Fox River (within the boundaries of Silver Springs State Park)

Kendall County

- Large or Smallmouth Bass
- Large or Smallmouth
- Bass (14)
- 12" Minimum Length Limit
- 3 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Frank Holten Lakes, Frank Holten State Park

- St. Clair County
 All Fish
 Channel Catfish
 Large or Smallmouth Bass
 Trout
 Trout
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 14" Minimum Length Limit
 - Fall Closed Season (10)
 - Spring Closed Season (11)

Franklin Creek, (within the boundaries of Franklin Creek State Natural Area), Lee County

- All Fish
 Large or Smallmouth Bass
 Large or Smallmouth Bass (14)
- 2 Pole and Line Fishing Only (1)(9)
 - 12" Minimum Length Limit
 - 3 Fish Daily Creel Limit

Fuller Lake (19), Calhoun County

Gale Lake, Village of East Galesburg

- Knox County
 All Fish
 Bluegill or Redear Sunfish (14)
 Channel Catfish
 Large or Smallmouth Bass
 Large or Smallmouth Bass (14)
- 2 Pole and Line Fishing Only (1)
 - 10 Fish Daily Creel Limit
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit
 - 3 Fish Daily Creel Limit

Garfield Park Lagoon, Chicago Park District

- Cook County
 All Fish
 Channel Catfish
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit

Gabhard Woods Ponds, Gebhard Woods State Park

- Grundy County
 All Fish
 Trout
- 2 Pole and Line Fishing Only (1)
 - Spring Closed Season (11)

Giant City Park Ponds, State of Illinois, Giant City State Park

- Jackson and Union Counties
 Largemouth and Spotted Bass
- 15" Minimum Length Limit

Gillespie New City Lake, City of Gillespie

- Macoupin County
 Channel Catfish
 Large or Smallmouth Bass
 Large or Smallmouth Bass (14)
- 6 Fish Daily Creel Limit
 - 12-15" Slot Length Limit (3)
 - 3 Fish Daily Creel Limit

Gillespie Old City Lake, City of Gillespie

- Macoupin County
- 2 Pole and Line Fishing Only (1)
 - 25 Fish Daily Creel Limit
 - 6 Fish Daily Creel Limit
 - 2 Fish <15" &/or 1 Fish >or= 15"

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- All Fish
 Channel Catfish
 Large or Smallmouth Bass
 Large or Smallmouth Bass (14)
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit
 - 3 Fish Daily Creel Limit

Glades - 12 Mile Island Wildlife Management Area (33)

Jersey County

(Unlawful to trespass upon designated waterfowl hunting areas during the 3-days prior to the waterfowl season)

Gladstone Lake, Henderson County Conservation Area

- Henderson County
 All Fish
 Bluegill or Redear Sunfish (14)
 Channel Catfish
 Large or Smallmouth Bass
 Large or Smallmouth Bass (14)
- 2 Pole and Line Fishing Only (1)
 - 10 Fish Daily Creel Limit
 - 6 Fish Daily Creel Limit
 - 12-15" Slot Length Limit (3)
 - 3 Fish Daily Creel Limit

Glen Oak Park Lagoon, Peoria Park District

Peoria County

- All Fish
 Channel Catfish
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit

Glen Shoals Lake, City of Hillsboro

Montgomery County

- Large or Smallmouth Bass
 Large or Smallmouth Bass (14)
 Striped, White, or Hybrid
 Striped Bass
 Striped, White, or Hybrid
 Striped Bass (16)
- 15" Minimum Length Limit
 - 3 Fish Daily Creel Limit
 - 17" Minimum Length Limit
 - 3 Fish Daily Creel Limit

Godard-Diamond/Hurricane Island Wildlife Management Area (33)

Calhoun County

(Unlawful to trespass upon designated waterfowl hunting areas 7-days prior to the waterfowl season and on areas designated as waterfowl refuges from October 10 until the end of the waterfowl season)

Gompers Park Lagoon, Chicago Park District

Cook County

- All Fish
 Channel Catfish
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit

Gordon F. More Park Lake, City of Alton

Madison County

- All Fish
 Bluegill or Redear Sunfish (14)
 Channel Catfish
 Large or Smallmouth Bass (14)
- 2 Pole and Line Fishing Only (1)
 - 25 Fish Daily Creel Limit
 - 6 Fish Daily Creel Limit
 - 2 Fish <15" &/or 1 Fish >or= 15"

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Daily (25)

Governor Bond Lake, City of Greenville
Bond County

- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- Striped, White, or Hybrid
- Striped Bass
- Striped, White, or Hybrid
- Striped Bass (16)
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit

Grayslake Lake, Grayslake Park District
Lake County

- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit

Greenfield City Lake, City of Greenfield
Green County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Greenville Old City Lake, City of Greenville
Bond County

- All Fish
- Channel Catfish
- Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Fall Closed Season (10)

Harrisburg New City Reservoir, City of Harrisburg
Saline County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Heidecke Lake, Heidecke Lake State Fish and Wildlife Area
Grundy County (33)

(Shall be closed to all fishing and boat traffic except for legal waterfowl hunters from 2 weeks prior to duck season until the close of waterfowl season)

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- Striped, White, or Hybrid
- Striped Bass (16)
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 18" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 10 Creel/3 Fish 17" or Longer
- Daily (17)
- 22" Minimum Length Limit
- 3 Fish Daily Creel Limit

Walleye, Sauger, or Hybrid

Walleye

Walleye, Sauger, or Hybrid

Walleye (14)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Hennepin Canal-Mainline & Feeder, Hennepin Canal Parkway State Park
Multiple Counties

- All Fish
- Large or Smallmouth Bass
- Trout
- Walleye, Sauger, or Hybrid
- Walleye
- 2 Pole and Line Fishing Only (1)(13)
- 14" Minimum Length Limit
- Fall Closed Season (10)
- Spring Closed Season (11)
- 14" Minimum Length Limit

Herrick Lake, DuPage County Forest Preserve District
DuPage County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Hidden Springs State Forest Ponds, Hidden Springs State Forest

Shelby County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Highland Old City Lake, City of Highland
- Madison County
- All Fish
- Channel Catfish
- Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Highland Old City Lake, City of Highland

Madison County

- All Fish
- Channel Catfish
- Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Fall Closed Season (10)

Hillsboro Old City Lake, City of Hillsboro

Montgomery County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 12-15" Slot Length Limit (3)

Homer Lake, Champaign County Forest Preserve District

Champaign County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Hornell Ponds Pond, Donnelly State Fish and Wildlife Area

Bureau County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)(19)(5)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Horseshoe Lake-Alexander Co., Horseshoe Lake Conservation Area
Alexander County

(Only trolling motors in refuge from October 5-March 1)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- All Fish
Channel Catfish
Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- Horseshoe Lake—Madison County, Horseshoe Lake State Park (33)
Madison County
~~(unita)fu-i-to-tre-pass-upon-designated-watertow-i-hunting-areas-during-the-3-days~~
~~fu-i-to-tre-pass-upon-designated-watertow-i-hunting-areas-during-the-3-days~~
~~prior-to-the-watertow-i-season†~~
- All Fish
Large or Smallmouth Bass
Large or Smallmouth Bass (14)
White, Black or Hybrid Crappie (15)
- 2 Pole and Line Fishing Only (1)
(1)†35†(28)
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 25 Fish Daily Creel Limit
- Horton Lake, Nauvoo State Park
Hancock County
- All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Humbolt Park Lagoon, Chicago Park District
Cook County
- All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Illinois & Michigan Canal, State of Illinois
Grundy/LaSalle/Will Counties
- All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Illinois Beach State Park Ponds, Illinois Beach State Park
Lake County
- All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Illinois Department of Transportation Lake, State of Illinois
Sangamon County
- All Fish
Channel Catfish
Trout
Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Fall Closed Season (10)
- Spring Closed Season (11)
- Illinois River - Pool 26 (19)
Calhoun County
- Jackson Park (Columbia Basin) Lagoon, Chicago Park District
Cook County
- All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Johnson Sauk Trail Lake & Pond, Johnson Sauk Trail State Park
Henry County
- All Fish
Channel Catfish
Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- Jones Park Lake, City of East St. Louis
St. Clair County
- All Fish
Channel Catfish
Trout
Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Fall Closed Season (10)
- Spring Closed Season (11)
- Jones State Lake, Saline County Conservation Area
Saline County
- All Fish
Channel Catfish
Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- Jones Lake Trout Pond, Saline County Conservation Area
Saline County
- Trout
Trout
- Fall Closed Season (10)
- Spring Closed Season (11)
- Jubilee College State Park Ponds, Jubilee College State Park
Peoria County
- All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Kankakee River State Park (19)
Kankakee/Will Counties
- Kaskaskia River & all tributaries, State of Illinois
Multiple Counties
Walleye, Sauger, or Hybrid
Walleye
- 14" Minimum Length Limit
- Kaskaskia River Fish and Wildlife Area (19)
St. Clair/Randolph/Monroe Counties
- Kaskaskia River Fish and Wildlife Area - Doza Creek Wildlife Management Area (33)
St. Clair County
- ~~†closed-to-all-publi-c-use-3-days-prior-to-wat-er-fow-i-hunt-ing-season†~~
- Kendall Co. Lake #1, Kendall County Forest Preserve District
Kendall County
- All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Large or Smallmouth Bass - 14" Minimum Length Limit
 Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit

~~Kent Creek, State of Illinois~~
 Winnebago County

Trout - Spring Closed Season (11)

Kickapoo State Park Lakes & Ponds, Kickapoo State Park

Vermilion County
 All Fish - 2 Pole and Line Fishing Only (1)
 Channel Catfish - 6 Fish Daily Creel Limit

Kinkaid Lake, Kinkaid Lake State Fish and Wildlife Area (19)

Jackson County
 Large or Smallmouth Bass - 18" Minimum Length Limit
 Pure Muskellunge - 36" Minimum Length Limit
 Walleye, Sauger, or Hybrid
 Walleye - 14" Minimum Length Limit

Lake Atwood, McHenry County Conservation District

McHenry County
 All Fish - 2 Pole and Line Fishing Only (1)
 Channel Catfish - 6 Fish Daily Creel Limit
 Trout - Spring Closed Season (11)

Lake Bloomington, City of Bloomington

McLean County
 Large or Smallmouth Bass - 15" Minimum Length Limit
 Striped, White, or Hybrid
 Striped Bass - 17" Minimum Length Limit
 Striped, White, or Hybrid
 Striped Bass (16) - 3 Fish Daily Creel Limit
 Walleye, Sauger, or Hybrid
 Walleye - 14" Minimum Length Limit

Lake Carlton, Morrison-Rockwood State Park

Whiteside County
 All Fish - 2 Pole and Line Fishing Only (1)
 Channel Catfish - 6 Fish Daily Creel Limit
 Large or Smallmouth Bass (14) - 1 Fish Daily Creel Limit
 Large or Smallmouth Bass - 14" Minimum Length Limit
 Pure Muskellunge - 36" Minimum Length Limit
 Walleye, Sauger, or Hybrid
 Walleye - 14" Minimum Length Limit
 White, Black, or Hybrid
 Crappie (15) - 25 Fish Daily Creel Limit

Lake Co. Forest Preserve District Lakes, Lake County Forest Preserve District

Lake County

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

All Fish - 2 Pole and Line Fishing Only (1)
 Channel Catfish - 6 Fish Daily Creel Limit
 Large Smallmouth Bass (14) - 1 Fish Daily Creel Limit
 Large or Smallmouth Bass - 15" Minimum Length Limit

Lake Decatur, City of Decatur

Macon County
 All Fish - 2 Pole and Line Fishing Only (1)
 Large or Smallmouth Bass - 14" Minimum Length Limit
 Walleye, Sauger, or Hybrid
 Walleye - 14" Minimum Length Limit

Lake Depue Fish and Wildlife Area (33)

Bureau County
~~Unlawful to trespass upon designated waterfowl hunting areas 7 days prior to the waterfowl season and on areas designated as waterfowl refuges from October 10 until the end of the waterfowl season~~

Lake Eureka, City of Eureka

Woodford County
 All Fish - 2 Pole and Line Fishing Only (1)
 Channel Catfish - 6 Fish Daily Creel Limit
 Large or Smallmouth Bass - 15" Minimum Length Limit
 Large or Smallmouth Bass (14) - 1 Fish Daily Creel Limit

Lake George, Loud Thunder Forest Preserve

Rock Island County
 All Fish - 2 Pole and Line Fishing Only (1)
 Channel Catfish - 6 Fish Daily Creel Limit
 Large or Smallmouth Bass - 14" Minimum Length Limit
 Pure Muskellunge - 36" Minimum Length Limit
 Walleye, Sauger, or Hybrid
 Walleye - 14" Minimum Length Limit
 White, Black, or Hybrid
 Crappie (15) - 25 Fish Daily Creel Limit

Lake Jacksonville, City of Jacksonville

Morgan County
 All Fish - 2 Pole and Line Fishing Only (1)
 Channel Catfish - 6 Fish Daily Creel Limit
 Large or Smallmouth Bass - 15" Minimum Length Limit
 Striped, White, or Hybrid
 Striped Bass - 17" Minimum Length Limit
 Striped, White, or Hybrid
 Striped Bass (16) - 3 Fish Daily Creel Limit
 White, Black, or Hybrid
 Crappie - 25 Fish Daily Creel Limit
 White, Black, or Hybrid
 Crappie - 9" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Lake Kakusha, City of Mendota

LaSalle County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 10 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 10 Fish Daily Creel Limit

Lake Le-Aqua-Na, Lake Le-Aqua-Na State Park

Stephenson County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 10 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 1 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 14" Minimum Length Limit
- 25 Fish Daily Creel Limit

Lake Mendota, City of Mendota

LaSalle County

- Channel Catfish
- 6 Fish Daily Creel Limit
- 1 Fish > or = 15" &/or 2 < 12" Daily (31)

Lake Michigan (Illinois Portion), State of Illinois

Lake Cook Counties

- Trout and Salmon
- 10" Minimum Length Limit
- no more than 3 fish of any one species daily, except for Lake Trout
- 2 Fish Daily Creel Limit

Lake Trout

Lake Milliken, Des Plaines Conservation Area

Will County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Spring Closed Season (11)

Lake Mingo & Kennekuk Cove Park Ponds, Vermillion County Conservation Area

Vermillion County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 25 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Walleye, Sauger, or Hybrid

Walleye

- 14" Minimum Length Limit

Lake Murphysboro, Lake Murphysboro State Park

Jackson County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 25 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit

Channel Catfish

Large or Smallmouth Bass

Lake Nellie, City of St. Elmo

Fayette County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Channel Catfish

Large or Smallmouth Bass

Lake of the Woods & Elk's Pond, Champaign County Forest Preserve District

Champaign County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 1 Fish Daily Creel Limit
- Spring Closed Season (11)

Channel Catfish

Large or Smallmouth Bass

Large or Smallmouth Bass (14)

Trout

Lake Olson, Rock Cut State Park

Winnebago County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 1 Fish Daily Creel Limit

Channel Catfish

Large or Smallmouth Bass

Large or Smallmouth Bass (14)

Lake Paradise, City of Mattoon

Coles County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 14" Minimum Length Limit

Large or Smallmouth Bass

Lake Paradise Shadow Ponds, City of Mattoon

Coles County

- All Fish
- 2 Pole and Line Fishing Only (1)
- 14" Minimum Length Limit
- 6 Fish Daily Creel Limit

Large or Smallmouth Bass

Channel Catfish

Lake Sara, City of Effingham

Effingham County

- Large or Smallmouth Bass
- 14" Minimum Length Limit
- Walleye, Sauger, or Hybrid
- Walleye
- 14" Minimum Length Limit
- White, Black, or Hybrid
- 25 Fish Daily Creel Limit
- Crappie (15)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Lake Shelbyville (21), U.S. Army Corps of Engineers

Moultrie/Shelby Counties
(During the regular waterfowl season, no bank or boat fishing shall be permitted on the Kaskaskia River from the Strickland Boat Access north to the Illinois Central Railroad Bridge from one-half hour before sunrise to 1 p.m.)

- 14" Minimum Length Limit
- 36" Minimum Length Limit
- Walleye, Sauger, or Hybrid
- Walleye
- White, Black, or Hybrid
- Crappie (15)
- White, Black, or Hybrid
- Crappie

Lake Shelbyville Ponds & Woods Lake, Lake Shelbyville State Fish and Wildlife Area (33)

Moultrie/Shelby Counties

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Lake Sinissippi (19)

Whiteside County

Lake Springfield, City of Springfield

Sangamon County

- All Fish
- Large or Smallmouth Bass
- Walleye, Sauger, or Hybrid
- Walleye
- White, Black, or Hybrid
- Crappie (15)
- White, Black, or Hybrid
- Crappie
- 2 Pole and Line Fishing Only (1)
- 15" minimum Length Limit
- 14" Minimum Length Limit
- 25 Fish Daily Creel Limit
- 9" Minimum Length Limit

Lake Storey, City of Galesburg

Knox County

- All Fish
- Bluegill or Redear Sunfish (14)
- Channel Catfish
- Large or Smallmouth Bass
- Walleye, Sauger, or Hybrid
- Walleye
- Walleye, Sauger, or Hybrid
- Walleye (14)
- 2 Pole and Line Fishing Only (1)
- 25 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 12-15" Slot Length Limit (3)
- 14" Minimum Length Limit
- 3 Fish Daily Creel Limit

Lake Sule, Flagg-Rochelle Park District

Ogle County

- All Fish
- 2 Pole and Line Fishing Only (1)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Bluegill or Redear

Sunfish (14)

- Channel Catfish
- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- Pure Muskellunge
- Walleye, Sauger, or Hybrid
- Walleye
- White, Black or Hybrid
- Crappie (15)
- 5 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 1 Fish Daily Creel Limit
- 36" Minimum Length Limit
- 14" Minimum Length Limit
- 10 Fish Daily Creel Limit

Lake Taylorville, City of Taylorville

Christian County

- Large or Smallmouth Bass
- White, Black, or Hybrid
- Crappie
- White, Black, or Hybrid
- Crappie (15)
- 15" Minimum Length Limit
- 9" Minimum Length Limit
- 25 Fish Daily Creel Limit

Lake Vandalia, City of Vandalia

Fayette County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Striped, White, or Hybrid
- Striped Bass
- Striped, White, or Hybrid
- Striped Bass (15)
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit

Lake Vermilion, Vermilion County Conservation District

Vermilion County

- All Fish
- Large or Smallmouth Bass
- Pure Muskellunge
- Walleye, Sauger, or Hybrid
- Walleye
- 2 Pole and Line Fishing Only (26)
- 15" Minimum Length Limit (23)
- 36" Minimum Length Limit (23)
- 14" Minimum Length Limit (23)

Lake Williamsville, City of Williamsville

Sangamon County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit

LaSalle Lake, LaSalle Power Station

LaSalle County

- All Fish
- Large or Smallmouth Bass (14)
- Large or Smallmouth Bass
- Striped, White, or Hybrid
- 2 Pole and Line Fishing Only (1)
- 1 Fish Daily Creel Limit
- 18" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Striped Bass (16) - 10 Creel/3 Fish 17" or Longer Daily (17)

Levin Lake, Rockford Park DistrictWinnebago County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit

Lincoln Log Cabin Pond, Lincoln Log Cabin Historical SiteColes County

All Fish - 2 Pole and Line Fishing Only (1)

Lincoln Park North Lagoon, Chicago Park DistrictCook County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit

Lincoln Park South Lagoon, Chicago Park DistrictCook County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit

Lincoln Trail Lake, Lincoln Trail State ParkClark County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 12-15" Slot Length Limit (3)

Little Black Slough, Little Black Slough State Natural AreaJohnson County

All Fish - 2 Pole and Line Fishing Only (1)
All Fish - No Seines

Little Sister Lake, County of FultonFulton County

All Fish - 2 Pole and Line Fishing Only (1)
Bluegill or Redear Sunfish (14) - 10 Fish Daily Creel Limit
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 15" Minimum Length Limit
Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit

Lou Yeager Lake, City of LitchfieldMontgomery County

Large or Smallmouth Bass - 15" minimum Length Limit
Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit

Lower Cache River, Lower Cache River State Natural AreaPulaski/Johnson Counties

All Fish - 2 Pole and Line Fishing Only (1)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

All Fish - No Seines

Lyerla Lake, Union County Conservation AreaUnion County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit

Mackinaw River (within the boundaries of Mackinaw River Fish and Wildlife Area)Tazewell County

Large or Smallmouth Bass - 12" Minimum Length Limit
Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit

Macon County Conservation District Ponds, Macon County Conservation DistrictMacon County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit

Maple Lake, Cook County Forest Preserve DistrictCook County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 14" Minimum Length Limit

Marquette Park Lagoon, Chicago Park DistrictCook County

All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit

Marshall County Conservation Area (Fishing Ditch), Marshall County Conservation Area (33)Marshall County

(Unlawful to trespass upon designated waterfowl hunting areas 7 days prior to the waterfowl season and on areas designated as waterfowl refuges from October 10 until the end of the waterfowl season)

All Fish

- 2 Pole and Line Fishing Only (1)

Marshall County Conservation Area - Sparland Unit (19)Marshall CountyMascoutah Reservoir, City of MascoutahSt. Clair County

All Fish - 2 Pole and Line Fishing Only (1)
Large or Smallmouth Bass - 15" Minimum Length Limit
Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit

Mattoon Lake, City of MattoonColes County

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

All Fish
Large or Smallmouth Bass

- 2 Pole and Line Fishing Only (1)
- 14" Minimum Length Limit

Mazonia-Braidwood Lakes & Ponds, Mazonia-Braidwood State Fish and Wildlife Area (33)
Grundy/Will Counties
(Unlawful--to--fish-or-trespass-upon-the-designated-waterfowl-hunting-areas-or refuge--beginning-2-weeks-prior-to-the-waterfowl-season-until-the--end--of--the waterfowl--season--at-Mazonia-Fish-and-Wildlife-Area-- Braidwood Lake is closed to all fishing and boat traffic from 2 weeks prior to duck season through the day before duck season and is closed to all fishing during waterfowl season commencing with duck season)

All Fish
Channel Catfish
Large or Smallmouth Bass
Large or Smallmouth Bass (14)
Striped, White, or Hybrid
Striped Bass
Striped, White, or Hybrid
Striped Bass (16)
Walleye, Sauger, or Hybrid
Walleye
White, Black or Hybrid
Crappie (15)

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 10 Fish Daily Creel Limit

Mautino Fish and Wildlife Area, Mautino Fish and Wildlife Area

Bureau County
All Fish
Bluegill or Redear Sunfish (14)
Channel Catfish
Large or Smallmouth Bass
Large or Smallmouth Bass (14)

- 2 Pole and Line Fishing Only (1)
- 10 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 1 Fish Daily Creel Limit

McCullom Lake, City of McHenry

McHenry County
All Fish
Channel Catfish

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

McKinley Park Lagoon, Chicago Park District

Cook County
All Fish
Channel Catfish

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

McLeansboro City Lakes, City of McLeansboro

Hamilton County
All Fish
Channel Catfish
Large or Smallmouth Bass

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Meredosia Lake - Cass County Portion Only (meandered waters only) (33)
Cass County

Meredosia Lake - Cass County Portion

Cass County
(Meandered waters only) (All boat traffic is prohibited from operating on meandered waters (except non-motorized boats may be used to assist in the retrieval of waterfowl shot from private land) from the period from one week before waterfowl season opens until the season closes; hunting and/or any other activity is prohibited during the period from one week before waterfowl season opens until the season closes)

Mermet State Lake, Mermet Lake Conservation Area (33)

Massac County
(All--boats--prohibited--from--entering-the-daily-posted-waterfowl-refuge--Main Lake)--from-October-1-until-the-close-of-the-waterfowl-season
All Fish
Channel Catfish
Large or Smallmouth Bass
Large or Smallmouth Bass (14)
Minimum Length Limit

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Middle Fork Forest Preserve Ponds, Champaign County Forest Preserve

Champaign County
All Fish
Bluegill or Redear Sunfish (14)
Channel Catfish
Large or Smallmouth Bass
Large or Smallmouth Bass (14)
Minimum Length Limit

- 2 Pole and Line Fishing Only (1)
- 25 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Mill Creek Lake, Clark County Park District

Clark County
All Fish
Channel Catfish
Large or Smallmouth Bass
Walleye, Sauger, or Hybrid
Walleye

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 12-15" Slot Length Limit (3)
- 14" Minimum Length Limit

Miller Park Lake, City of Bloomington

McLean County
All Fish
Channel Catfish
Trout

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Spring Closed Season(11)

Mineral Springs Park Lagoon, City of Pekin

Tazewell County
All Fish
Channel Catfish
Trout

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Fall Closed Season (10)

Mississippi River Pools 16, 17, 18, 21, 22, 24, 25, 26 (19)

Multiple Counties

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Mississippi River (between IL & IA), State of Illinois
Multiple Counties
Large or Smallmouth Bass - 14" Minimum Length Limit
Northern Pike - 5 Fish Daily Creel Limit
Walleye and Sauger (14) - 10 Fish Daily Creel Limit (24)
Walleye - 15" Minimum Length Limit
- Mississippi River (between IL & MO), State of Illinois
Multiple Counties
(Boating prohibited on refuge area immediately south of Melvin Price Lock and Dam 26 from October 15-April 15)
Northern Pike - 1 Fish Daily Creel Limit
Walleye and Sauger (14) - 8 Fish Daily Creel Limit
- Monee Reservoir, Will County Forest Preserve District
Will County
All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass (14) - 1 Fish Daily Creel Limit
Large or Smallmouth Bass - 15" Minimum Length Limit
- Montrorse Lake, City of Montrorse
Cumberland County
All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 14" Minimum Length Limit
- Mt. Olive City Lakes, City of Mt. Olive
Macoupin County
All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 14" Minimum Length Limit
- Mt. Olive (Old) Lake, City of Mt. Olive
Macoupin County
Large or Smallmouth Bass - 15" Minimum Length Limit
- Mt. Sterling Lake, City of Mt. Sterling
Brown County
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 12-15" Slot Length Limit (3)
- Mt. Vernon City Park Lake, City of Mt. Vernon
Jefferson County
All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
- Mt. Vernon Game Farm Pond, Mt. Vernon Game Farm
Jefferson County
All Fish - 2 Pole and Line Fishing Only (1)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Trout - Fall Closed Season (10)
Trout - Spring Closed Season (11)
- Mundelein Park Dist. (Diamond Lake & Park Ponds), City of Mundelein
Lake County
All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 15" Minimum Length Limit
Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit
- Nashville City Lake, City of Nashville
Washington County
All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 18" Minimum Length Limit
- Newton Lake, Newton Lake State Fish and Wildlife Area
Jasper County
All Fish - 2 Pole and Line Fishing Only (1)
Large or Smallmouth Bass - 18" Minimum Length Limit
Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit
Walleye, Sauger, or Hybrid - 14" Minimum Length Limit
White, Black, or Hybrid - 10 Fish Daily Creel Limit
Crappie (15) - 10" Minimum Length Limit
White, Black, or Hybrid - 10" Minimum Length Limit
Crappie - 10" Minimum Length Limit
- Oakford Conservation Area (Menard County) (19)
Menard County
- Oakland City Lake, City Lake, City of Oakland
Coles County
All Fish - 2 Pole and Line Fishing Only (1)
Channel Catfish - 6 Fish Daily Creel Limit
Large or Smallmouth Bass - 14" Minimum Length Limit
- Ohio River (between Illinois & Kentucky), State of Illinois
Multiple Counties (19)
Large or Smallmouth Bass - 12" Minimum Length Limit
Northern Pike - No Length or Creel Limit
Walleye, Sauger, or Hybrid - 2 Fish Daily Creel Limit
Walleye (14) - 10 Fish Daily Creel Limit
White, Black, or Hybrid - 30 Fish Daily Creel Limit
Crappie (15) - 30 Creel/4 Fish 15" or Longer
Striped, White, Yellow or Hybrid - Daily (32)
Striped Bass

DEPARTMENT OF CONSERVATION

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

Ohio River-Smithland Pool Tributary Streams (in Pope/Hardin/Gallatin Counties, excluding Wabash River and Saline River Above Route 1 Bridge) (19)

Multiple Counties

Large and Smallmouth Bass

- 12" Minimum Length Limit

Otter Lake, Otter Lake Water Commission

Macoupin County

- Large or Smallmouth Bass
- Striped, White, or Hybrid
- Striped Bass
- Striped, White, or Hybrid
- Striped Bass (16)
- Pure Muskellunge

Palmyra City Lake & Terry Park Pond, City of Palmyra

Macoupin County

- All Fish
- Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit

Pana Lake, City of Pana

Shelby and Christian Counties

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Paris East & West Lakes, City of Paris

Edgar County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Peabody River King, Pit #3 Lakes and Ponds, River King State Conservation Area

St. Clair County

- All Fish
- Channel Catfish
- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- White, Black, or Hybrid
- Crappie (15)
- White, Black, or Hybrid Crappie
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 25 Fish Daily Creel Limit
- 9" Minimum Length Limit

Peelman Lake, Kickapoo State Park

Vermilion County

- Large or Smallmouth Bass
- 14" Minimum Length Limit

Pekin Lake (19)

Tazewell County

Piasa (19)

Madison/Jersey Counties

Pierce Lake, Rock Cut State Park

Winnebago County

- All Fish
- 2 Pole and Line Fishing Only (1)††(7)
- Bluegill or Redear Sunfish (14)
- Channel Catfish
- Large or Smallmouth Bass (14)
- Large or Smallmouth Bass
- Pure Muskellunge
- Walleye, Sauger, or Hybrid
- Walleye
- White, Black, or Hybrid
- Crappie (15)
- 5 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 1 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 36" Minimum Length Limit
- 14" Minimum Length Limit
- 25 Fish Daily Creel Limit

Pike County Conservation Area (19)

Pike County

Pickneyville Lake, City of Pickneyville

Perry County

- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- 18" Minimum Length Limit
- 1 Fish Daily Creel Limit

Pine Creek

Ogle County

- Spring Closed Season (11)

Pine Creek (within the boundaries of White Pines Forest State Park)-State-of-

Illinois

Ogle County

- All Fish
- Large or Smallmouth Bass
- Large or Smallmouth Bass (14)
- Trout
- 2 Pole and Line Fishing Only (1)
- 12" Minimum Length Limit
- 3 Fish Daily Creel Limit
- Spring Closed Season (11)

Piscasaw Creek, State-of-Illinois

McHenry County

- Trout
- Trout
- 9" Minimum Length Limit
- Spring Closed Season (11)

Pittsfield City Lake, City of Pittsfield

Pike County

- Large or Smallmouth Bass
- Striped, White, or Hybrid
- Striped Bass
- Striped, White, or Hybrid
- Striped Bass (16)
- 14" Minimum Length Limit
- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Walleye, Sauger, or Hybrid
Walleye
- 14" Minimum Length Limit
- Pocahontas Park Pond, City of Pocahontas
Bond County
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
- Channel Catfish
- Powerton Lake, Powerton Lake Fish and Wildlife Area (33)
Tazewell County
- ~~Closed-to-boat-traffic-from-October-1-February-15-except-for-legal-waterfowl-hunters--closed-to-all-unauthorized-entry-during-the-waterfowl-season Shall be closed to all fishing and boat traffic except for legal waterfowl hunters from 2 weeks prior to duck season until the close of waterfowl season)~~
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 18" Minimum Length Limit
 - 3 Fish Daily Creel Limit
 - 10 Creel/3 Fish 17" or Longer Daily (17)
 - 1 Fish Daily Creel Limit
 - 24" Minimum Length Limit
- Walleye, Sauger, or Hybrid
Walleye (14)
Walleye, Sauger, or Hybrid
Walleye
- Pratt Wayne Woods Lakes, DuPage County Forest Preserve
DuPage County
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
- Channel Catfish
- Prospect Pond, City of Moline
Rock Island County
- Fall Closed Season (10)
- Pyramid State Park Lakes & Ponds, Pyramid State Park
Perry County
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
- Channel Catfish
- Ramsey Lake, Ramsey Lake State Park
Fayette County
- 2 Pole and Line Fishing Only (1)
 - 25 Fish Daily Creel Limit
 - 6 Fish Daily Creel Limit
 - 14" Minimum Length Limit
 - 14" Minimum Length Limit
- All Fish
Bluegill or Redear Sunfish (14)
Channel Catfish
Large or Smallmouth Bass
Walleye, Sauger, or Hybrid
Walleye
White, Black, or Hybrid

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Crappie (15)
White, Black, or Hybrid
Crappie
- 10 Fish Daily Creel Limit
 - 9" Minimum Length Limit
- Randolph County Lake, Randolph County Conservation Area
Randolph County
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 14" Minimum Length Limit
 - 3 Fish Daily Creel Limit
 - Fall Closed Season (10)
 - 14" Minimum Length Limit
- Channel Catfish
Large or Smallmouth Bass (14)
Trout
Walleye, Sauger, or Hybrid
Walleye
- Red Hills Lake, Red Hills State Park
Lawrence County
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit
- Channel Catfish
Large or Smallmouth Bass
- Red's Landing Wildlife Management Area (19)
Calhoun County
- (Walk-in area closed to trespassing 3 7 days prior to duck season)
- Redwing Slough/Deer Lake (33)
Lake County
- Rend Lake, (22) U.S. Army Corps of Engineers (22) (33)
Franklin County
- ~~(All-boat-traffic-is-prohibited-from-entering-the-daily-posted-waterfowl-refuge and-the-subimpoundments-from-2-weeks-before-waterfowl--season-until--March--1 except--that--boats--used--by--waterfowl--hunters--are--permitted--in--the subimpoundments-from-4:30-a.m.--until--2--p.m.--during--the--waterfowl--season except--during--the--last--3--days--of--the--Canada--goose--season--boats--used--by waterfowl--hunters--are--permitted--in--the--subimpoundments--from--4:30--a.m.--until one--hour--after--sunset--the--land--portion--of--the--Rend--Lake--Refuge--is--closed--to trespassing--during--waterfowl--season)~~
- 14" Minimum Length Limit
 - 10 Creel/3 Fish 17" or Longer Daily (17)
- Large or Smallmouth Bass
Striped, White, Yellow, or Hybrid
Striped Bass (33)(8)
- Rend Lake Project Pond, U.S. Army Corps of Engineers
Franklin County
- 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 14" Minimum Length Limit
 - 3 Fish Daily Creel Limit
- All Fish
Channel Catfish
Large or Smallmouth Bass (14)
Large or Smallmouth Bass

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Rice Lake Fish and Wildlife Area (33)Fulton CountyRidge Lake, Fox Ridge State ParkColes CountyAll FishChannel CatfishLarge or Smallmouth BassWalleye, Sauger, or HybridWalleye

- 2 Pole and Line Fishing Only (1)

- 14" Minimum Length Limit

- 14" Minimum Length Limit

- 14" Minimum Length Limit

Ris Park Lagoon, Chicago Park DistrictCook CountyAll FishChannel Catfish

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

Riptap Landing (19)Calhoun CountyRiverside Park Lagoon, Moline Park DistrictRock Island CountyAll FishChannel Catfish

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

Rock Creek, State of IllinoisKankakee CountyTrout

- Spring Closed Season (11)

Rock River Main Stem Only--State-of-Illinois (except reach from Oregon Dam toState Route 2 highway bridge at Grand Detour)Multiple CountiesLarge or Smallmouth BassLarge or SmallmouthBass (14)Walleye, Sauger, and HybridWalleye

- 12" Minimum Length Limit

- 3 Fish Daily Creel Limit

- 14" Minimum Length Limit

Rock River Main Stem Only (from Oregon Dam to State Route 2 Highway Bridge atGrand Detour)--State-of-IllinoisOgle CountyLarge or Smallmouth BassWalleye, Sauger, andHybrid Walleye

- Catch and Release Fishing Only (9)

- 14" Minimum Length Limit

Rock Springs Pond, Macon County Conservation DistrictMacon CountyTrout

- Spring Closed Season (11)

Roodhouse Park Lake, City of Roodhouse

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Green CountyAll FishChannel Catfish

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

St. Elmo South Lake, City of St. ElmoPayette CountyAll FishChannel Catfish

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

Sam Dale Lake, Sam Dale Conservation AreaWayne CountyAll FishChannel CatfishLarge or Smallmouth BassWalleye, Saugerand Hybrid Walleye

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

- 14" Minimum Length Limit

- 14" Minimum Length Limit

Sam Dale Trout Pond, Sam Dale Conservation AreaWayne CountyAll FishChannel CatfishLarge or Smallmouth BassTroutTrout

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

- 14" Minimum Length Limit

- Fall Closed Season (10)

- Spring Closed Season (11)

Sam Parr Lake, Sam Parr State ParkJasper CountyAll FishChannel Catfish

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

Sand Lake, Illinois Beach State ParkLake CountyChannel CatfishLarge or Smallmouth BassLarge or Smallmouth Bass (14)TroutTrout

- 6 Fish Daily Creel Limit

- 15" Minimum Length Limit

- 1 Fish Daily Creel Limit

- Fall Closed Season (10)

- Spring Closed Season (11)

Sanganolis Conservation Area (33)Masonry/Cass/Schuyler--and/Menard Counties

Unit--to--trespass--upon--designated--waterfowl--hunting--areas--during--the--3
 days--prior--to--the--waterfowl--season--fishing--prohibited--in--impoundment--areas
 during--the--waterfowl--season--no--trespassing--at--Barkhausen--Refuge--October--1
 through--end--of--goose--season--no--person--shall--trespass--on--the--Martin--Pickett
 Refuge--October--1--through--the--last--day--of--waterfowl--season--unless--proper
 permission--is--granted--by--the--site--superintendent

Sangchris Lake, Sangchris Lake State ParkChristian/Sangamon Counties

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

(Posted waterfowl refuge closed to all boat traffic during waterfowl season. Bank fishing along the dam shall be permitted. Fishing shall be prohibited in the east and west arms of the lake during the period from 10 days prior to the duck season through the end of the duck season. Fishing shall be prohibited in the west arm of the lake and the east arm of the lake south of the power lines during that portion of the goose season that follows the duck season)

All Fish
 - 2 Pole and Line Fishing Only (1)
 - 2 Fish <15" &/or 1 Fish > or =15" Daily (25)

Large or Smallmouth Bass (14)
 - 25 Fish Daily Creel Limit

White, Black, or Hybrid Crappie (15)
 White, Black, or Hybrid Crappie
 - 9" Minimum Length Limit

Sangchris Lake Park Ponds, Sangchris Lake State Park
 Sangamon County
 All Fish
 - 2 Pole and Line Fishing Only (1)

Schuy-Rush Lake, City of Rushville
 Schuyler County
 Walleye, Sauger, or Hybrid Walleye
 White, Black, or Hybrid Crappie
 - 14" Minimum Length Limit
 - 9" Minimum Length Limit

Senior Citizen's Pond, Kankakee River State Park
 Kankakee County
 All Fish
 Channel Catfish
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit

Shabbona Lake, Shabbona Lake State Park
 DeKalb County
 All Fish
 Bluegill or Redear Sunfish (14)
 Channel Catfish
 Large or Smallmouth Bass (14)
 Large or Smallmouth Bass
 Pure Muskellunge
 Walleye, Sauger, or Hybrid Walleye
 White, Black, or Hybrid Crappie (15)
 - 2 Pole and Line Fishing Only (1)
 - 10 Fish Daily Creel Limit

Shawnee National Forest-Lakes & Ponds, U.S. Forest Service
 Multiple Counties
 All Fish
 Channel Catfish
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit

Shawnee National Forest Lakes & Ponds less than 10 acres, U.S. Forest Service

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Multiple Counties

All Fish
 Channel Catfish
 Largemouth, Smallmouth or Spotted Bass
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 12" Minimum Length Limit
 - 15" Minimum Length Limit

Shawnee National Forest - Bay Creek Lake #5 and #8, U.S. Forest Service
 Pope County
 All Fish
 Channel Catfish
 Largemouth, Smallmouth and Spotted Bass
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit

Shawnee National Forest - Dutchman Lake, U.S. Forest Service
 Johnson County
 All Fish
 Channel Catfish
 Largemouth, Smallmouth or Spotted Bass
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit

Shawnee National Forest - Lake Glendale, U.S. Forest Service
 Pope County
 All Fish
 Channel Catfish
 Largemouth, Smallmouth or Spotted Bass
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit

Shawnee National Forest - Little Cache #1, U.S. Forest Service
 Johnson County
 All Fish
 Channel Catfish
 Largemouth, Smallmouth or Spotted Bass
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit

Shawnee National Forest - Little Cedar Lake, U.S. Forest Service
 Jackson County
 All Fish
 Channel Catfish
 Largemouth, Smallmouth or Spotted Bass
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit

Shawnee National Forest - One Horse Gap Lake, U.S. Forest Service
 Saline County
 All Fish
 Channel Catfish
 Largemouth, Smallmouth or Spotted Bass
 - 2 Pole and Line Fishing Only (1)
 - 6 Fish Daily Creel Limit
 - 15" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Shawnee National Forest - Pounds Hollow Lake, U.S. Forest Service
Gallatin County
All Fish
Channel Catfish
Largemouth, Smallmouth or Spotted Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Shawnee National Forest - Tecumseh Lake, U.S. Forest Service
Hardin County
All Fish
Channel Catfish
Largemouth, Smallmouth or Spotted Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Shawnee National Forest - Turkey Bayou, U.S. Forest Service
Jackson County
All Fish
Channel Catfish
Largemouth, Smallmouth or Spotted Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Shawnee National Forest - Whoopie Cat Lake, U.S. Forest Service
Hardin County
All Fish
Channel Catfish
Largemouth, Smallmouth or Spotted Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Sherman Park Lagoon, Chicago Park District
Cook County
All Fish
Channel Catfish
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- Siloam Springs Lake, Siloam Springs State Park
Adams County
All Fish
Channel Catfish
Largemouth or Smallmouth Bass
Trout
Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 12-15" Slot Length Limit (3)
- Fall Closed Season (10)
- Spring Closed Season (11)
- Silver Lake, DuPage County Forest Preserve District
DuPage County
Trout
- Spring Closed Season (11)
- Silver Lake (Highland), City of Highland
Madison County
Walleye, Sauger, or Hybrid
Walleye
- 14" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Silver Springs S.P. (Big Lake) & Ponds, Silver Springs State Park
Kendall County
All Fish
Channel Catfish
Largemouth Bass
Trout
Trout
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Fall Closed Season (10)
- Spring Closed Season (11)
- Site M Ponds #1, #2, #3, and #4, Site M Conservation Area
Cass County
All Fish
Channel Catfish
Largemouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Skokie Lagoons, Cook County Forest Preserve District
Cook County
All Fish
Largemouth Bass
Walleye
- 2 Pole and Line Fishing Only (1)
- 14" Minimum Length Limit
- 18" Minimum Length Limit
- Snake Den Hollow Lakes, Snake Den Hollow State Fish and Wildlife Area
Knox County
(All use other than waterfowl hunting prohibited from October 1 through the end of the goose season)
All Fish
Bluegill or Redear Sunfish (14)
Channel Catfish
Largemouth Bass
Largemouth Bass (14)
Pure Muskellunge
Walleye, Sauger, or Hybrid
Walleye (14)
Walleye, Sauger, or Hybrid
Walleye
White, Black, or Hybrid
Crappie (15)
- 2 Pole and Line Fishing Only (1)
- 10 Fish Daily Creel Limit
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 36" Minimum Length Limit
- 3 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 5 Fish Daily Creel Limit
- Sparta City Lakes, City of Sparta
Randolph County
All Fish
Channel Catfish
Largemouth Bass
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- Spring Lake, City of Macomb
McDonough County
All Fish
Channel Catfish
Largemouth Bass
Largemouth Bass (14)
- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Striped, White, or Hybrid
Striped Bass
Striped, White, or Hybrid
Striped Bass (16)

- 17" Minimum Length Limit
- 3 Fish Daily Creel Limit

Spring Lake Lakes (North & South), Spring Lake Conservation Area (33)

Tazewell County

~~Waterfowl--to-trespass-upon-designated-waterfowl-hunting-areas--7-days-prior-to~~
~~the-waterfowl-season-and-on-areas-designated-as-waterfowl-refuges-from-October~~
~~19-until-the-end-of-the-waterfowl-season~~

- 2 Pole and Line Fishing Only (1)(7)

All Fish

Channel Catfish

~~Large-or-Smallmouth-Bass~~

Large or Smallmouth Bass

Large or SmallmouthBass (14)

Pure Muskellunge

White, Black, or Hybrid

Crappie (15)

White, Black, or Hybrid

Crappie

- 9" Minimum Length Limit

Starved Rock State Park (19)LaSalle CountyStanton City Lake, City of Stanton

Macoupin County

All Fish

Channel Catfish

Large or Smallmouth Bass

Large or Smallmouth Bass (14)

- 2 Pole and Line Fishing Only (1)

- 6 Fish Daily Creel Limit

- 15" Minimum Length Limit

- 3 Fish Daily Creel Limit

Stephen A. Forbes State Park (19)Marion CountySterling Lake, Lake County Forest Preserve District

Lake County

All Fish

Channel Catfish

Large or Smallmouth Bass (14)

Large or Smallmouth Bass

Pure Muskellunge

Walleye, Sauger, or Hybrid

Walleye

- 14" Minimum Length Limit

Storm Lake, DeKalb Park DistrictDeKalb County

All Fish

Channel Catfish

- 2 Pole and Line Fishing (1)

- 6 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Stump Lake Wildlife Management Area (33)

Jersey County

~~Waterfowl--to-trespass-upon-designated-waterfowl-hunting-areas--during-the--3~~
~~days-prior-to-the-waterfowl-season~~

Tamplier Lake, Cook County Forest Preserve

Cook County

All Fish

Channel Catfish

Walleye, Sauger, or Hybrid

Walleye

- 2 Pole and Line Fishing Only
- 6 Fish Daily Creel Limit
- 16" Minimum Length Limit

Ten Mile Creek Lakes, Ten Mile Creek State Fish and Wildlife Area

Hamilton/Jefferson Counties (19)

(Areas designated as refuge are closed to all access during the Canada goose season)

All Fish

Channel Catfish

Large or Smallmouth Bass

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Tomahawk Lake, Moraine Hills State Park

McHenry County

All Fish

Channel Catfish

Large or Smallmouth Bass

Large or Smallmouth Bass (14)

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit
- 3 Fish Daily Creel Limit

Tremont Ponds, Village of Tremont

Tazewell County

All Fish

Channel Catfish

Large or Smallmouth Bass

Large or Smallmouth Bass (14)

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 15" Minimum Length Limit
- 1 Fish Daily Creel Limit

Turner Lake, Chain O'Lakes State Park

Lake County

All Fish

Channel Catfish

Large or Smallmouth Bass (14)

Large or Smallmouth Bass

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 1 Fish Daily Creel Limit
- 15" Minimum Length Limit

Tuscola City Lake, City of Tuscola

Douglas County

All Fish

Channel Catfish

Large or Smallmouth Bass

- 2 Pole and Line Fishing Only (1)
- 6 Fish Daily Creel Limit
- 14" Minimum Length Limit

Union County Conservation Area

Union County

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

(All fishing and boat traffic prohibited October 15-March 1)

Valley Lake, Wildwood Park District
Lake County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit
- Large or Smallmouth Bass (14)
- 3 Fish Daily Creel Limit

Vandalia Correctional Facility Ponds, State of Illinois

Fayette County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit

Vanhorn Woods Pond, Plainfield Park District

Will County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit
- Large or Smallmouth Bass
- (14)
- 1 Fish Daily Creel Limit

Vernor Lake, City of Olney

Richland County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 14" Minimum Length Limit

Villa Grove East Lake, City of Villa Grove

Douglas County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 14" Minimum Length Limit

Villa Grove West Lake, City of Villa Grove

Douglas County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 14" Minimum Length Limit
- Trout
- Fall Closed Season (10)

Virginia City Reservoir, City of Virginia

Cass County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit

Waddams Creek--State of Illinois

Stephenson County

- 2 Pole and Line Fishing Only (1)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Trout - Spring Closed Season (11)

Walnut Point Lake, Walnut Point State Fish and Wildlife Area

Douglas County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 12-15" Slot Length Limit (3)

Walton Park Lake, City of Litchfield

Montgomery County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit

Warrior Lake, Moraine Hills State Park

McHenry County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 14" Minimum Length Limit
- Large or Smallmouth Bass (14)
- 3 Fish Daily Creel Limit

Washington County Lake, Washington County Conservation Area

Washington County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 14" Minimum Length Limit
- Striped, White, or Hybrid
- Striped Bass
- 17" Minimum Length Limit
- Striped, White, or Hybrid
- Striped Bass (16)
- 3 Fish Daily Creel Limit

Washington Park Lagoon, Chicago Park District

Cook County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit

Washington Park Pond, Springfield Park District

Sangamon County

- Trout
- Fall Closed Season (10)
- Trout
- Spring Closed Season (11)

Waverly Lake, City of Waverly

Morgan County

- All Fish
- 2 Pole and Line Fishing Only (1)
- Channel Catfish
- 6 Fish Daily Creel Limit
- Large or Smallmouth Bass
- 15" Minimum Length Limit

Weinberg-King Pond, Weinberg-King State Park

Schuyler County

- 2 Pole and Line Fishing Only (1)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Channel Catfish - 6 Fish Daily Creel Limit

Weldon Springs Lake, Weldon Springs State Park
Dewitt County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

~~Large or Smallmouth Bass~~ - 14" Minimum Length Limit

~~Large or Smallmouth Bass~~ - 15" Minimum Length Limit

~~Large or Smallmouth Bass (14)~~ - 1 Fish Daily Creel Limit

West Frankfort New City Lake, City of West Frankfort

Franklin County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

West Frankfort Old City Lake, City of West Frankfort

Franklin County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

White Hall City Lake, City of White Hall

Greene County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

Wilderness Lake, Moraine Hills State Park

McHenry County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

Large or Smallmouth Bass - 14" Minimum Length Limit

Large or Smallmouth Bass (14) - 3 Fish Daily Creel Limit

Wilderness Pond, Fox Ridge State Park

Coles County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

Large or Smallmouth Bass - 14" Minimum Length Limit

William W. Powers Conservation Area

[33]
Cook County

~~Fishing from boats during waterfowl season-unlawful--Fishing from shore--in areas--posted as waterfowl hunting areas--during waterfowl season-unlawful~~

Wolf Lake, William W. Powers Conservation Area [33]

Cook County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Large or Smallmouth Bass - 14" Minimum Length Limit

Walleye, Sauger, or Hybrid

Walleye - 14" Minimum Length Limit

Woodford Co. Cons. Area (Fishing Ditch), Woodford County [33]

Conservation Area

Woodford County

~~Unlawful--to trespass upon designated waterfowl hunting areas--7 days prior to the waterfowl season--and on areas designated as waterfowl refuges from October 10 until the end of the waterfowl season--~~

All Fish - 2 Pole and Line Fishing Only (1)

Wyman Lake, City of Sullivan

Moultrie County

All Fish - 2 Pole and Line Fishing Only (1)

Channel Catfish - 6 Fish Daily Creel Limit

Trout - Spring Closed Season (11)

Yellow Creek--State of Illinois

Stephenson County

Trout - Spring Closed Season (11)

(Source: Amended at 19 Ill. Reg. _____, effective _____)

Section 810.50 Bait Fishing

a) Statewide regulations.

- 1) Legal sized cast nets, shad scoops, and minnow seines may be used to obtain shad, minnows and crayfish to use as bait, provided that they are not sold or bartered. All cast nets shall be not larger than 8 feet in diameter or of a mesh size not larger than 3/8 inch bar measurement. All shad scoops shall be not larger than 30 inches in diameter or of a mesh size not larger than 1/2 inch bar measurement or longer than 4 feet in length. Minnow seines shall not be longer than 20 feet, deeper than 6 feet or contain mesh size larger than 1/2 inch bar measurement.
 - 2) Persons possessing a valid sport fishing license or combination hunting and fishing license may not take mussel only by hand--to use as bait--the daily limit and possession limit is 25--All mussels taken shall not be less than 3 1/2 inches on the shortest line--from the center of the hinge side and at a right angle across the shell to the outer edge--the season is April 15--to September 30--both dates inclusive.
 - 3) Aquatic life protected under 17 Ill. Adm. Code 1010 - Illinois List of Endangered and Threatened Fauna may not be taken for any purpose including bait fishing.
- b) Site specific regulations.
None.

DEPARTMENT OF CONSERVATION

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

(Source: Amended at 19 Ill. Reg. _____, effective _____)

1) Heading of the Part: Claimant's Availability For Work, Ability To Work And Active Search For Work

Section 810.70 Free Fishing Days

During the period of June 10, 11, and 12, 1995 it shall be legal for any person to fish in waters wholly or in part within the jurisdiction of the State, including the Illinois portion of Lake Michigan, without possessing a sport fishing license or salmon stamp.

(Source: Amended at 19 Ill. Reg. _____, effective _____)

2) Code Citation: 56 Ill. Adm. Code 2865

3) Section Numbers: Proposed Action:
2865.145 New Section
2865.150 New Section

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 48, pars. 409, 420, 610 and 611 [820 ILCS 405/409, 500, 1700 and 1701], see P.A. 87-1266, effective March 3, 1993.

5) Complete Description of the Subjects and Issues Involved:

These proposed amendments to Part 2865 conform to recent federal amendments to Section 303(a)(10) of the Social Security Act which requires states to implement a profiling system for determining which claimants are likely to exhaust regular benefits and to need reemployment services. Claimants who are determined to need such reemployment services may be denied benefits if they do not participate in such reemployment services.

6) Will this proposed amendment replace an emergency rule currently in effect? Yes.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this proposed amendment contain incorporations by reference? No.

9) Are there any proposed amendments to this Part pending? No.

10) Statement of Statewide Policy Objectives? Not Applicable.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Comments may be submitted in writing for a period of 45 days following publication of this notice. Comments should be submitted to:

Gregory J. Ramel
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
312-793-4240

12) Initial Regulatory Flexibility Analysis: This rulemaking does not affect small businesses.

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF PROPOSED AMENDMENTS

The full text of the proposed amendments are identical to the text of the emergency amendments appearing on page 1764.

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED REPEALER

- 1) Heading of the Part: Stated Value Policies
2) Code Citation: 50 Ill. Adm. Code 937

3) Section Numbers: Proposed Action:

937.10	Repealed
937.20	Repealed
937.30	Repealed

- 4) Statutory Authority: [215 ILCS 5/143(2) and 401]

5) A Complete Description of the Subjects and Issues Involved: In Allied American Insurance Company v. Washburn, 159 Ill. App. 3d 1035 the District Court Judge held that the Director of Insurance lacked the authority to enact Part 937.30 and granted a permanent injunction restraining the enforcement of Part 937.30. As a result of this decision the Department is repealing this entire Part.

- 6) Will this proposed rule replace emergency rule currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Does this proposed repealer contain incorporations by reference? No.

- 9) Are there any other proposed amendments pending on this Part? No.

- 10) Statement of Statewide Policy Objectives: Not applicable.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of this Notice to:

David Van Lieshout
Department of Insurance
320 West Washington
Springfield, Illinois 62767

- 12) Initial Regulatory Flexibility Analysis: This repealer will not affect small businesses.

The full text of the Proposed Repealer begins on the next page:

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED REPEALER

TITLE 50: INSURANCE

CHAPTER I: DEPARTMENT OF INSURANCE

SUBCHAPTER 1: PROVISIONS APPLICABLE TO ALL COMPANIES

PART 937

STATED VALUE POLICIES (REPEALED)

Section

937.10 Authority

937.20 Scope

937.30 Policy Provisions

AUTHORITY: Implementing Section 143(2) and authorized by Section 401 of the Illinois Insurance Code (Ill. Rev. Stat. 1983, ch. 73, pars. 755(2) and 1013).

SOURCE: Adopted at 9 Ill. Reg. 3717, effective March 15, 1985; Part repealed at 19 Ill. Reg. _____, effective _____.

Section 937.10 Authority

This Part is promulgated by the Director of Insurance under Section 401 of the Illinois Insurance Code which empowers the Director "...to make reasonable rules and regulations as may be necessary for making effective...." the insurance laws of this State. The purpose of this Part is to implement Section 143(2) of the Illinois Insurance Code.

Section 937.20 Scope

This Part shall apply to any insurance company licensed to do business in this State transacting the kind or kinds of business described as Class 2(b) or Class 3(e) of Section 4 of the Illinois Insurance Code (Ill. Rev. Stat. 1983, ch. 73, par. 616) and issuing a "policy of automobile insurance" as defined in Section 143.13(a) of the Illinois Insurance Code (Ill. Rev. Stat. 1983, ch. 73, par. 755.13(a)). Further, this Part shall apply only to those policies issued or renewed after March 15, 1985.

Section 937.30 Policy Provisions

- a) No policy of automobile insurance which provides physical damage coverage on a stated amount or stated value basis shall contain a provision that the limit of liability of the insurance company will be decreased based on a schedule of depreciation from the amount stated in the policy.
- b) The settlement provisions of a policy as described in Section 937.30(a) for payment of a total loss or constructive total loss shall be based on the following options:
 - 1) Stated amount or stated value of the automobile; or
 - 2) Repair of the automobile; or
 - 3) Replacement of the automobile with other of like kind and

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED REPEALER

quality; or

- 4) Actual cash value of the automobile.

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Definitions and General Provisions2) Code Citation: 35 Ill. Adm. Code 2113) Section Numbers: Proposed Action:

211.240 New
 211.495 New
 211.685 New
 211.1875 New
 211.3915 New
 211.3960 New
 211.3965 New
 211.5010 New
 211.5061 New
 211.5080 New
 211.5090 Amend
 211.6145 New
 211.6540 New
 211.6620 New
 211.6695 New
 211.6720 New
 211.6860 New

4) Statutory Authority: [415 ILCS 5/27 and 28.5]5) A Complete Description of the Subjects and Issues Involved:

A complete description of this Section 28.5 fast-track rulemaking is contained in the Board's November 3, 1994 opinion and order in docket R94-32, which is available from the address in item (11) below. Specifically the Sections are proposed to coincide with amendments to 35 Ill. Adm. Code 218 and 219, to regulate VOM emissions from motor vehicle refinishing operations.

6) Will this proposed rule(s) replace an emergency rule currently in effect?

Yes ☐ No ☒

7) Does this rulemaking contain an automatic repeal date?

Yes ☐ No ☐

8) Does this proposed rule(s) (amendment, repealer) contain incorporations by reference?

X Yes No

9) Are there any other proposed amendments pending on this Part? X Yes

No

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
211.474	New	18 Ill. Reg. 17071 December 2, 1994
211.560	New	18 Ill. Reg. 17071 December 2, 1994
211.660	New	18 Ill. Reg. 15192 October 14, 1994
211.670	Amend	18 Ill. Reg. 15192 October 14, 1994
211.680	New	18 Ill. Reg. 15192 October 14, 1994
211.820	New	18 Ill. Reg. 15192 October 14, 1994
211.980	New	18 Ill. Reg. 15192 October 14, 1994
211.1780	New	18 Ill. Reg. 15192 October 14, 1994
211.1880	New	18 Ill. Reg. 15192 October 14, 1994
211.1900	New	18 Ill. Reg. 15192 October 14, 1994
211.2290	New	18 Ill. Reg. 15192 October 14, 1994
211.2360	New	18 Ill. Reg. 15192 October 14, 1994
211.2365	New	18 Ill. Reg. 15192 October 14, 1994
211.2630	New	18 Ill. Reg. 15192 October 14, 1994
211.2850	Amend	18 Ill. Reg. 17071 December 2, 1994
211.4055	New	18 Ill. Reg. 15192 October 14, 1994
211.4065	New	18 Ill. Reg. 17071 December 2, 1994
211.4740	New	18 Ill. Reg. 15192 October 14, 1994
211.5065	New	18 Ill. Reg. 15192 October 14, 1994
211.5480	New	18 Ill. Reg. 15192 October 14, 1994
211.5600	New	18 Ill. Reg. 15192 October 14, 1994
211.5980	New	18 Ill. Reg. 17071 December 2, 1994
211.6060	New	18 Ill. Reg. 15192 October 14, 1994
211.6140	New	18 Ill. Reg. 15192 October 14, 1994

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.6400	New	October 14, 1994
		18 Ill. Reg. 15192
		October 14, 1994
211.6580	New	18 Ill. Reg. 15192
		October 14, 1994
211.6880	New	18 Ill. Reg. 15192
		October 14, 1994
211.7400	New	18 Ill. Reg. 15192
		October 14, 1994

10) Statement of Statewide Policy Objectives:

These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3].

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R94-32 within 45 days of publication in the Illinois Register to:

Dorothy Gunn
Clerk of the Pollution Control Board
100 West Randolph Street
Suite 11-500
Chicago, IL 60601

and

Bonnie R. Sawyer
Assistant Counsel
Illinois Environmental Protection Agency
Bureau of Air
P.O. Box 19276
Springfield, IL 62794-3276.

All comments should be clearly marked with the docket number R94-32. Questions may be directed to Audrey Lozuk Lawless at the Pollution Control Board at 312-814-6923, or Bonnie Sawyer, Illinois Environmental Protection Agency at 217-524-3333.

12) Initial Regulatory Flexibility Analysis:

No small businesses will be affected to a greater extent than allowed by current statutes and regulations. Consequently, a Regulatory Flexibility Analysis is not applicable.

A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 7, 1994

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- B) Types of small businesses affected:
Those that engage in motor vehicle refinishing operations.
- C) Reporting, bookkeeping or other procedures required for compliance:
None, since Part 211 contains definitions only.
- D) Types of professional skills necessary for compliance:
None, since Part 211 contains definitions only.

The full text of the Proposed Amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
 SUBTITLE B: AIR POLLUTION
 CHAPTER I: POLLUTION CONTROL BOARD
 SUBCHAPTER c: EMISSION STANDARDS AND LIMITATIONS
 FOR STATIONARY SOURCES

PART 211

DEFINITIONS AND GENERAL PROVISIONS

SUBPART A: GENERAL PROVISIONS

Section
 211.101 Incorporations by Reference
 211.102 Abbreviations and Conversion Factors

SUBPART B: DEFINITIONS

Section
 211.121 Other Definitions
 211.122 Definitions (Repealed)
 211.130 Accelacota
 211.150 Accumulator
 211.170 Acid Gases
 211.210 Actual Heat Input
 211.230 Adhesive
 211.240 Adhesion Promoter
 211.250 Aeration
 211.270 Aerosol Can Filling Line
 211.290 Afterburner
 211.310 Air Contaminant
 211.330 Air Dried Coatings
 211.350 Air Oxidation Process
 211.370 Air Pollutant
 211.390 Air Pollution
 211.410 Air Pollution Control Equipment
 211.430 Air Suspension Coater/Dryer
 211.450 Airless Spray
 211.470 Air Assisted Airless Spray
 211.490 Annual Grain Through-Put
 211.495 Anti-Clare Safety Coating
 211.510 Application Area
 211.530 Architectural Coating
 211.550 As Applied
 211.570 Asphalt
 211.590 Asphalt Prime Coat
 211.610 Automobile
 211.630 Automobile or Light-Duty Truck Assembly Source or Automobile or Light-Duty Truck Manufacturing Plant
 211.650 Automobile or Light-Duty Truck Refinishing

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.670 Baked Coatings
 211.685 Basecoat/Clearcoat System
 211.690 Batch Loading
 211.710 Bead-Dipping
 211.730 Binders
 211.750 British Thermal Unit
 211.770 Brush or Wipe Coating
 211.790 Bulk Gasoline Plant
 211.810 Bulk Gasoline Terminal
 211.830 Can
 211.850 Can Coating
 211.870 Can Coating Line
 211.890 Capture
 211.910 Capture Device
 211.930 Capture Efficiency
 211.950 Capture System
 211.970 Certified Investigation
 211.990 Choke Loading
 211.1010 Clean Air Act
 211.1050 Cleaning and Separating Operation
 211.1070 Cleaning Materials
 211.1090 Clear Coating
 211.1110 Clear Topcoat
 211.1130 Closed Purged System
 211.1150 Closed Vent System
 211.1170 Coal Refuse
 211.1190 Coating
 211.1210 Coating Applicator
 211.1230 Coating Line
 211.1250 Coating Plant
 211.1270 Coil Coating
 211.1290 Coil Coating Line
 211.1310 Cold Cleaning
 211.1330 Complete Combustion
 211.1350 Component
 211.1370 Concrete Curing Compounds
 211.1390 Concentrated Nitric Acid Manufacturing Process
 211.1410 Condensate
 211.1430 Condensible PW-10
 211.1470 Continuous Process
 211.1490 Control Device
 211.1510 Control Device Efficiency
 211.1530 Conventional Soybean Crushing Source
 211.1550 Conveyorized Degreasing
 211.1570 Crude Oil
 211.1590 Crude Oil Gathering
 211.1610 Crushing
 211.1630 Custody Transfer
 211.1650 Cutback Asphalt

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.1670 Daily-Weighted Average VOM Content
 211.1690 Day
 211.1710 Degreaser
 211.1730 Delivery Vessel
 211.1750 Dip Coating
 211.1770 Distillate Fuel Oil
 211.1790 Drum
 211.1810 Dry Cleaning Operation or Dry Cleaning Facility
 211.1830 Dump-Pit Area
 211.1850 Effective Grate Area
 211.1870 Effluent Water Separator
 211.1875 Elastomeric Materials
 211.1890 Electrostatic Bell or Disc Spray
 211.1910 Electrostatic Spray
 211.1930 Emission Rate
 211.1950 Emission Unit
 211.1970 Enamel
 211.1990 Enclose
 211.2010 End Sealing Compound Coat
 211.2030 Enhanced Under-the-Cup Fill
 211.2050 Ethanol Blend Gasoline
 211.2070 Excess Air
 211.2090 Excessive Release
 211.2110 Existing Grain-Drying Operation
 211.2130 Existing Grain-Handling Operation
 211.2150 Exterior Base Coat
 211.2170 Exterior End Coat
 211.2190 External Floating Roof
 211.2210 Extreme Performance Coating
 211.2230 Fabric Coating
 211.2250 Fabric Coating Line
 211.2270 Federally Enforceable Limitations and Conditions
 211.2300 Fill
 211.2310 Final Repair Coat
 211.2330 Firebox
 211.2350 Fixed-Roof Tank
 211.2370 Flexographic Printing
 211.2390 Flexographic Printing Line
 211.2410 Floating Roof
 211.2430 Fountain Solution
 211.2450 Freeboard Height
 211.2470 Fuel Combustion Emission Unit or Fuel Combustion Emission Source
 211.2490 Fugitive Particulate Matter
 211.2510 Full Operating Flowrate
 211.2530 Gas Service
 211.2550 Gas/Gas Method
 211.2570 Gasoline
 211.2590 Gasoline Dispensing Operation or Gasoline Dispensing Facility
 211.2610 Gel Coat

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.2650 Grain
 211.2670 Grain-Drying Operation
 211.2690 Grain-Handling and Conditioning Operation
 211.2710 Grain-Handling Operation
 211.2730 Green-Tire Spraying
 211.2750 Green Tires
 211.2770 Gross Heating Value
 211.2790 Gross Vehicle Weight Rating
 211.2810 Heated Airless Spray
 211.2830 Heatset
 211.2850 Heatset-Web-Offset Lithographic Printing Line
 211.2870 Heavy Liquid
 211.2890 Heavy Metals
 211.2910 Heavy Off-Highway Vehicle Products
 211.2930 Heavy Off-Highway Vehicle Products Coating
 211.2950 Heavy Off-Highway Vehicle Products Coating Line
 211.2970 High Temperature Aluminum Coating
 211.2990 High Volume Low Pressure (HVLP) Spray
 211.3010 Hood
 211.3030 Hot Well
 211.3050 Housekeeping Practices
 211.3070 Incinerator
 211.3090 Indirect Heat Transfer
 211.3110 Ink
 211.3130 In-Process Tank
 211.3150 In-Situ Sampling Systems
 211.3170 Interior Body Spray Coat
 211.3190 Internal-Floating Roof
 211.3210 Internal Transferring Area
 211.3230 Lacquers
 211.3250 Large Appliance
 211.3270 Large Appliance Coating
 211.3290 Large Appliance Coating Line
 211.3310 Light Liquid
 211.3330 Light-Duty Truck
 211.3350 Light Oil
 211.3370 Liquid/Gas Method
 211.3390 Liquid-Mounted Seal
 211.3410 Liquid Service
 211.3430 Liquids Dripping
 211.3450 Lithographic Printing Line
 211.3470 Load-Out Area
 211.3480 Loading Event
 211.3490 Low Solvent Coating
 211.3500 Lubricating Oil
 211.3510 Magnet Wire
 211.3530 Magnet Wire Coating
 211.3550 Magnet Wire Coating Line
 211.3570 Major Dump Pit

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NOTICE OF PROPOSED AMENDMENTS

211.3590 Major Metropolitan Area (MMA)
 211.3610 Major Population Area (MPA)
 211.3620 Manually Operated Equipment
 211.3630 Manufacturing Process
 211.3650 Marine Terminal
 211.3660 Marine Vessel
 211.3670 Material Recovery Section
 211.3690 Maximum Theoretical Emissions
 211.3695 Maximum True Vapor Pressure
 211.3710 Metal Furniture
 211.3730 Metal Furniture Coating
 211.3750 Metal Furniture Coating Line
 211.3770 Metallic Shoe-Type Seal
 211.3790 Miscellaneous Fabricated Product Manufacturing Process
 211.3810 Miscellaneous Formulation Manufacturing Process
 211.3830 Miscellaneous Metal Parts and Products
 211.3850 Miscellaneous Metal Parts and Products Coating
 211.3870 Miscellaneous Metal Parts or Products Coating Line
 211.3890 Miscellaneous Organic Chemical Manufacturing Process
 211.3910 Mixing Operation
 211.3915 Mobile Equipment
 211.3930 Monitor
 211.3950 Monomer
 211.3960 Motor Vehicles
 211.3965 Motor Vehicle Refinishing
 211.3970 Multiple Package Coating
 211.3990 New Grain-Drying Operation
 211.4010 New Grain-Handling Operation
 211.4030 No Detectable Volatile Organic Material Emissions
 211.4050 Non-Contact Process Water Cooling Tower
 211.4070 Offset
 211.4090 One Hundred Percent Acid
 211.4110 One-Turn Storage Space
 211.4130 Opacity
 211.4150 Opaque Stains
 211.4170 Open Top Vapor Degreasing
 211.4190 Open-Ended Valve
 211.4210 Operator of a Gasoline Dispensing Operation or Owner of a Gasoline Dispensing Facility
 211.4230 Organic Compound
 211.4250 Organic Material and Organic Materials
 211.4260 Organic Solvent
 211.4270 Organic Vapor
 211.4290 Oven
 211.4310 Overall Control
 211.4330 Overvarnish
 211.4350 Owner of a Gasoline Dispensing Operation or Owner of a Gasoline Dispensing Facility
 211.4370 Owner or Operator

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211.4390 Packaging Rotogravure Printing
 211.4410 Packaging Rotogravure Printing Line
 211.4430 Pail
 211.4450 Paint Manufacturing Source or Paint Manufacturing Plant
 211.4470 Paper Coating
 211.4490 Paper Coating Line
 211.4510 Particulate Matter
 211.4530 Parts Per Million (Volume) or PPM (Vol)
 211.4550 Person
 211.4590 Petroleum
 211.4610 Petroleum Liquid
 211.4630 Petroleum Refinery
 211.4650 Pharmaceutical
 211.4670 Pharmaceutical Coating Operation
 211.4690 Photochemically Reactive Material
 211.4710 Pigmented Coatings
 211.4730 Plant
 211.4750 Plasticizers
 211.4770 PW-10
 211.4790 Pneumatic Rubber Tire Manufacture
 211.4810 Polybasic Organic Acid Partial Oxidation Manufacturing Process
 211.4830 Polyester Resin Material(s)
 211.4850 Polyester Resin Products Manufacturing Process
 211.4870 Polystyrene Plant
 211.4890 Polystyrene Resin
 211.4910 Portable Grain-Handling Equipment
 211.4930 Portland Cement Manufacturing Process Emission Source
 211.4950 Portland Cement Process or Portland Cement Manufacturing Plant
 211.4970 Potential to Emit
 211.4990 Power Driven Fastener Coating
 211.5010 Precoat
 211.5030 Pressure Release
 211.5050 Pressure Tank
 211.5060 Pressure/Vacuum Relief Valve
 211.5061 Pretreatment Wash Primer
 211.5070 Primer Coat
 211.5080 Primer Sealer
 211.5090 Primer Surfactant Coat
 211.5110 Primer Surfactant Operation
 211.5130 Primers
 211.5150 Printing
 211.5170 Printing Line
 211.5185 Process Emission Source
 211.5190 Process Emission Unit
 211.5210 Process Unit
 211.5230 Process Unit Shutdown
 211.5340 Rated Heat Input Capacity
 211.5250 Process Weight Rate
 211.5270 Production Equipment Exhaust System

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.5310	Publication Rotogravure Printing Line
211.5330	Purged Process Fluid
211.5350	Reactor
211.5370	Reasonably Available Control Technology (RACT)
211.5390	Reclamation System
211.5410	Refiner
211.5430	Refinery Fuel Gas
211.5450	Refinery Fuel Gas System
211.5470	Refinery Unit or Refinery Process Unit
211.5490	Refrigerated Condenser
211.5500	Regulated Air Pollutant
211.5510	Reid Vapor Pressure
211.5530	Repair
211.5550	Repair Coat
211.5570	Repaired
211.5590	Residual Fuel Oil
211.5610	Restricted Area
211.5630	Retail Outlet
211.5650	Ringelmann Chart
211.5670	Roadway
211.5690	Roll Coater
211.5710	Roll Coating
211.5730	Roll Printer
211.5750	Roll Printing
211.5770	Rotogravure Printing
211.5790	Rotogravure Printing Line
211.5810	Safety Relief Valve
211.5830	Sandblasting
211.5850	Sanding Sealers
211.5870	Screening
211.5890	Sealer
211.5910	Semi-Transparent Stains
211.5930	Sensor
211.5950	Set of Safety Relief Valves
211.5970	Sheet Basecoat
211.5990	Shotblasting
211.6010	Side-Seam Spray Coat
211.6030	Smoke
211.6050	Smokeless Flare
211.6070	Solvent
211.6090	Solvent Cleaning
211.6110	Solvent Recovery System
211.6130	Source
211.6145	Specialty Coatings for Motor Vehicles
211.6150	Specialty High Gloss Catalyzed Coating
211.6170	Specialty Leather
211.6190	Specialty Soybean Crushing Source
211.6210	Splash Loading
211.6230	Stack

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NOTICE OF PROPOSED AMENDMENTS

211.6250	Stain Coating
211.6270	Standard Conditions
211.6290	Standard Cubic Foot (scf)
211.6310	Start-Up
211.6330	Stationary Emission Source
211.6350	Stationary Emission Unit
211.6355	Stationary Gas Turbine
211.6360	Stationary Reciprocating Internal Combustion Engine
211.6370	Stationary Source
211.6390	Stationary Storage Tank
211.6410	Storage Tank or Storage Vessel
211.6430	Styrene Devolatilizer Unit
211.6450	Styrene Recovery Unit
211.6470	Submerged Loading Pipe
211.6490	Substrate
211.6510	Sulfuric Acid Mist
211.6530	Surface Condenser
211.6540	Surface Preparation Materials
211.6550	Synthetic Organic Chemical or Polymer Manufacturing Plant
211.6570	Tablet Coating Operation
211.6590	Thirty-Day Rolling Average
211.6610	Three-Piece Can
211.6620	Three or Four Stage Coating System
211.6630	Through-the-Valve Fill
211.6650	Tooling Resin
211.6670	Topcoat
211.6690	Topcoat Operation
211.6695	Topcoat System
211.6710	Touch-Up
211.6720	Touch-Up Coating
211.6730	Transfer Efficiency
211.6750	Tread End Cementing
211.6770	True Vapor Pressure
211.6790	Turnaround
211.6810	Two-Piece Can
211.6830	Under-the-Cup Fill
211.6850	Undertread Cementing
211.6860	Uniform Finish Blender
211.6870	Unregulated Safety Relief Valve
211.6890	Vacuum Producing System
211.6910	Vacuum Service
211.6930	Valves Not Externally Regulated
211.6950	Vapor Balance System
211.6970	Vapor Collection System
211.6990	Vapor Control System
211.7010	Vapor-Mounted Primary Seal
211.7030	Vapor Recovery System
211.7050	Vapor Suppressed Polyester Resin
211.7070	Vinyl Coating

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

211.7090	Vinyl Coating Line
211.7110	Volatile Organic Liquid (VOL)
211.7130	Volatile Organic Material Content (VOMC)
211.7150	Volatile Organic Material (VOM) or Volatile Organic Compound (VOC)
211.7170	Volatile Petroleum Liquid
211.7190	Wash Coat
211.7210	Wastewater (Oil/Water) Separator
211.7230	Weak Nitric Acid Manufacturing Process
211.7250	Web
211.7270	Wholesale Purchase - Consumer
211.7290	Wood Furniture
211.7310	Wood Furniture Coating
211.7330	Wood Furniture Coating Line
211.7350	Woodworking

APPENDIX A Rule into Section Table

APPENDIX B Section into Rule Table

AUTHORITY: Implementing Sections 9, 9.1 and 10 and authorized by Sections 27 and 28.5 of the Environmental Protection Act [415 ILCS 5/9, 9.1, 10, 27 and 28.5].

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 201: Definitions, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R74-2 and R75-5, 32 PCB 295, at 3 Ill. Reg. 5, p. 777, effective February 3, 1979; amended in R78-3 and 4, 35 PCB 75 and 243, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5, at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13590; amended in R82-1 (Docket A) at 10 Ill. Reg. 12624, effective July 7, 1986; amended in R85-21(A) at 11 Ill. Reg. 11747, effective June 29, 1987; amended in R86-34 at 11 Ill. Reg. 12267, effective July 10, 1987; amended in R86-39 at 11 Ill. Reg. 20804, effective December 14, 1987; amended in R86-18 at 12 Ill. Reg. 787, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7621, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10862, effective June 27, 1989; amended in R89-8 at 13 Ill. Reg. 17457, effective January 1, 1990; amended in R89-16(A) at 14 Ill. Reg. 9141, effective May 23, 1990; amended in R88-30(B) at 15 Ill. Reg. 5223, effective March 28, 1991; amended in R88-14 at 15 Ill. Reg. 7901, effective May 14, 1991; amended in R91-10 at 15 Ill. Reg. 15564, effective October 11, 1991; amended in R91-6 at 15 Ill. Reg. 15673, effective October 14, 1991; amended in R91-22 at 16 Ill. Reg. 7656, effective May 1, 1992; amended in R91-24 at 16 Ill. Reg. 13526, effective August 24, 1992; amended in R93-9 at 17 Ill. Reg. 16504, effective September 27, 1993; amended in R93-11 at 17 Ill. Reg. 21471, effective December 7, 1993; amended in R93-14 at 18 Ill. Reg. 1253, effective January 18, 1994; amended in R94-12 at 18 Ill. Reg. 14962, effective September 21, 1994; amended in R94-14 at 18 Ill. Reg. 15744, effective October 17, 1994; amended in R94-15 at 18 Ill. Reg. 16379, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16929, effective November 15, 1994; amended in R94-31 at 19 Ill. Reg. _____, effective _____; amended in

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

R94-32 at 19 Ill. Reg. _____, effective _____.

BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.

NOTE: In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets.

SUBPART B: DEFINITIONS

Section 211.240 Adhesion Promoter

"Adhesion promoter" means a coating used to promote adhesion of a topcoat on surfaces such as trim moldings, door locks and door sills, where sanding is impractical.

(Source: Added at 19 Ill. Reg. _____, effective _____.)

Section 211.495 Anti-Glare/Safety Coating

"Anti-glare/safety coating" means a low gloss coating formulated to minimize glare for safety purposes on interior surfaces of a vehicle, as specified under the U.S. Department of Transportation Motor Vehicle Safety Standards.

(Source: Added at 19 Ill. Reg. _____, effective _____.)

Section 211.685 Basecoat/Clearcoat System

"Basecoat/clearcoat system" means a topcoat system composed of a pigmented basecoat portion and a transparent clearcoat portion.

(Source: Added at 19 Ill. Reg. _____, effective _____.)

Section 211.1875 Elastomeric Materials

"Elastomeric materials" means topcoats and primers that are specifically formulated for application over flexible parts such as filler panels and elastomeric bumpers.

(Source: Added at 19 Ill. Reg. _____, effective _____.)

Section 211.3915 Mobile Equipment

"Mobile equipment" means any equipment which may be drawn or is capable of being driven on a roadway, other than motor vehicles, including, but not

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

limited to truck or automobile trailers, farm machinery, construction equipment, street cleaners and golf carts.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.3960 Motor Vehicles

"Motor vehicles" means automobiles, trucks, vans, motorcycles, or buses.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.3965 Motor Vehicle Refinishing

"Motor vehicle refinishing" means any application of coatings to motor vehicles, mobile equipment, or their parts and components, which is subsequent to the original coating applied at an original equipment manufacturing plant.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.5010 Precoat

"Precoat" means any coating which is applied to bare metal primarily to deactivate the metal surface for corrosion resistance to a subsequent water-base primer.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.5061 Pretreatment Wash Primer

"Pretreatment wash primer" means the first coating applied to bare metal if solventborne primers will be applied. This coating contains a minimum of 0.5 percent acid, by weight, is necessary to provide surface etching, and provides corrosion resistance and adhesion.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.5080 Primer Sealer

"Primer sealer" means an undercoat that improves the adhesion of the topcoat, provides corrosion resistance, and promotes color uniformity.

(Source: Added at 19 Ill. Reg. _____, effective _____)

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Section 211.5090 Primer Surfacer Coat

a) "Primer surfacer coat" means, for purposes of 35 Ill. Adm. Code 215.204(a), 218.204(a), and 219.204(a), a coating used to touch up areas on the surface of automobile or light-duty truck bodies not adequately covered by the prime coat before application of the top coat. The primer surfacer coat is applied between the prime coat and topcoat. An anti-chip coating applied to main body parts (e.g., rocker panels, bottom of doors and fenders, and leading edge of roof) is a primer surfacer coat. The primer surfacer coat is also referred to as a "guide coat."

b) "Primer surfacer coat" means, for purposes of 35 Ill. Adm. Code Part 218, Subpart HH and Part 219, Subpart HH, a coating applied to motor vehicles, mobile equipment, or their parts and components at motor vehicle refinishing operations that fills in surface imperfections and builds a thickness in order to allow sanding.

(Source: Amended at 19 Ill. Reg. _____, effective _____)

Section 211.6145 Specialty Coatings for Motor Vehicles

"Specialty coatings for motor vehicles" means, for purposes of 35 Ill. Adm. Code Part 218 and Part 219, Subpart HH, a coating used for unusual job performance requirements, including, but not limited to, adhesion promoters, uniform finish blenders, elastomeric materials, gloss flatteners, and bright metal trim repair.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.6540 Surface Preparation Materials

"Surface preparation materials" means materials that are used to remove foreign matter, such as wax, tar, grease, and silicone, from the surface to be coated.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.6620 Three or Four Stage Coating System

"Three or four stage coating system" means a topcoat system composed of a colored basecoat, one or two semi-transparent midcoats, and a transparent clearcoat.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.6695 Topcoat System

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"Topcoat system" means the final film or series of films of coating applied to a motor vehicle refinishing surface, and includes basecoat/clearcoat systems and three or four stage coating systems.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.6720 Touch-Up Coating

"Touch-up coating" means, for purposes of motor vehicle refinishing operations, a coating applied by brush or hand held, non-refillable aerosol cans to repair minor surface damage and imperfections.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 211.6860 Uniform Finish Blender

"Uniform finish blender" means a thinner or low solids clear solution which is used to melt overspray from a repaired area into the unrepaired color.

(Source: Added at 19 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Organic Material Emission Standards and Limitations for the Chicago Area.

2) Code Citation: 35 Ill. Adm. Code 218

3) Section Numbers: Proposed Action:

218.780	New
218.782	New
218.784	New
218.786	New
218.787	New
218.788	New
218.789	New
218.790	New
218.791	New
218.792	New

4) Statutory Authority: [415 ILCS 5/27 and 28.5]

5) A Complete Description of the Subjects and Issues Involved:
A complete description of this Section 28.5 fast-track rulemaking is contained in the Board's November 3, 1994 opinion and order in docket R94-32, which is available from the address in item (11) below. Specifically this rulemaking proposes the addition of Subpart HH to regulate VOM emissions from motor vehicle refinishing operations.

6) Will this proposed rule(s) replace an emergency rule currently in effect?
No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed rule(s) (amendment, repealer) contain incorporations by reference? Yes

9) Are there any other proposed amendments pending on this Part? Yes

<u>Section Number</u>	<u>Proposed Action</u>	<u>Illinois Register Citation</u>
218.106	Amend	18 Ill. Reg. 15211 October 14, 1994
218.129	New	18 Ill. Reg. 15211 October 14, 1994
218.204	Amend	18 Ill. Reg. 15211 October 14, 1994
218.205	Amend	18 Ill. Reg. 15211 October 14, 1994

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218.207	Amend	18 Ill. Reg. 15211 October 14, 1994
218.208	Amend	18 Ill. Reg. 15211 October 14, 1994
218.210	Amend	18 Ill. Reg. 15211 October 14, 1994
218.212	New	18 Ill. Reg. 15211 October 14, 1994
218.213	New	18 Ill. Reg. 15211 October 14, 1994
218.214	New	18 Ill. Reg. 15211 October 14, 1994
218.405	Amend	18 Ill. Reg. 17084 December 2, 1994
218.406	New	18 Ill. Reg. 17084 December 2, 1994
218.407	New	18 Ill. Reg. 17084 December 2, 1994
218.408	New	18 Ill. Reg. 17084 December 2, 1994
218.409	New	18 Ill. Reg. 17084 December 2, 1994
218.410	New	18 Ill. Reg. 17084 December 2, 1994
218.411	New	18 Ill. Reg. 17084 December 2, 1994
218.412	New	18 Ill. Reg. 17084 December 2, 1994
218.431	New	18 Ill. Reg. 15211 October 14, 1994
218.432	New	18 Ill. Reg. 15211 October 14, 1994
218.433	New	18 Ill. Reg. 15211 October 14, 1994
218.434	New	18 Ill. Reg. 15211 October 14, 1994
218.435	New	18 Ill. Reg. 15211 October 14, 1994
218.436	New	18 Ill. Reg. 15211 October 14, 1994
218.480	Amend	18 Ill. Reg. 17084 December 2, 1994
218.686	Amend	18 Ill. Reg. 15211 October 14, 1994
218.720	New	18 Ill. Reg. 15211 October 14, 1994
218.722	New	18 Ill. Reg. 15211 October 14, 1994
218.726	New	18 Ill. Reg. 15211 October 14, 1994

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218.727	New	October 14, 1994 18 Ill. Reg. 15211 October 14, 1994
218.728	New	October 14, 1994 18 Ill. Reg. 15211 October 14, 1994
218.729	New	October 14, 1994 18 Ill. Reg. 15211 October 14, 1994
218.730	New	October 14, 1994 18 Ill. Reg. 15211 October 14, 1994
218.940	Amend	October 14, 1994 18 Ill. Reg. 9242
218.966	Amend	June 24, 1994 18 Ill. Reg. 15211 October 14, 1994
218.980	Amend	October 14, 1994 18 Ill. Reg. 9242, June 24, 1994
218.Appendix G	New	October 14, 1994 18 Ill. Reg. 15211 October 14, 1994
218.Appendix H	New	October 14, 1994 18 Ill. Reg. 15211 October 14, 1994

10) Statement of Statewide Policy Objectives:

These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R94-32 within 45 days of publication in the Illinois Register to:

Dorothy Gunn
Clerk of the Pollution Control Board
100 West Randolph Street
Suite 11-500
Chicago, IL 60601

and

Bonnie R. Sawyer
Assistant Counsel
Illinois Environmental Protection Agency
Bureau of Air
P.O. Box 19276
Springfield, IL 62794-9276

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All comments should be clearly marked with the docket number R94-32. Questions may be directed to Audrey Lozuk Lawless at the Pollution Control Board at 312-814-6923, or Bonnie Sawyer, Illinois Environmental Protection Agency at 217-524-3333.

12) Initial Regulatory Flexibility Analysis:

These proposed rules are mandated by the Clean Air Act and, therefore, no small businesses will be affected to a degree greater than allowed by federal law. Consequently, a Regulatory Flexibility Analysis is not applicable.

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 7, 1994
- B) Types of small businesses affected: Those that engage in motor vehicle refinishing operations. Sources that use less than 20 gallons of coating per year are not required to comply with equipment requirements in Section 218.784 of the proposal.
- C) Reporting, bookkeeping or other procedures required for compliance: Recordkeeping is required to the extent necessary to demonstrate that a source is either not subject to the equipment requirements of the proposed Subpart or to demonstrate that the source is meeting the requirements of the proposal. The recordkeeping and reporting requirements are in either Section 218.789 or 218.790, depending on the method of compliance.
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER c: EMISSIONS STANDARDS AND LIMITATIONS FOR STATIONARY SOURCES

PART 218

ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
FOR THE CHICAGO AREA

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Section	Means of Control or
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218.101	Savings Clause
218.102	Abbreviations and Conversion Factors
218.103	Applicability
218.104	Definitions
218.105	Test Methods and Procedures
218.106	Compliance Dates
218.107	Operation of Afterburners
218.108	Exemptions, Variations, and Alternative Means of Control or Compliance Determinations
218.109	Vapor Pressure of Volatile Organic Liquids
218.110	Vapor Pressure of Organic Material or Solvents
218.111	Vapor Pressure of Volatile Organic Material
218.112	Incorporations by Reference
218.113	Monitoring for Negligibly-Reactive Compounds
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SUBPART B: ORGANIC EMISSIONS FROM STORAGE AND LOADING OPERATIONS

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218.119	Applicability for VOL
218.120	Control Requirements for Storage Containers of VOL
218.121	Storage Containers of VPL
218.122	Loading Operations
218.123	Petroleum Liquid Storage Tanks
218.124	External Floating Roofs
218.125	Compliance Dates
218.126	Compliance Plan (Repealed)
218.127	Testing VOL Operations
218.128	Monitoring VOL Operations
218.129	Recordkeeping and Reporting for VOL Operations

SUBPART C: ORGANIC EMISSIONS FROM MISCELLANEOUS EQUIPMENT

Section	
218.141	Separation Operations
218.142	Pumps and Compressors

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218.143 Vapor Blowdown
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SUBPART E: SOLVENT CLEANING

Section
218.181 Solvent Cleaning in General
218.182 Cold Cleaning
218.183 Open Top Vapor Degreasing
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218.185 Compliance Schedule (Repealed)
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SUBPART F: COATING OPERATIONS

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218.204 Emission Limitations
218.205 Daily-Weighted Average Limitations
218.206 Solids Basis Calculation
218.207 Alternative Emission Limitations
218.208 Exemptions from Emission Limitations
218.209 Exemption from General Rule on Use of Organic Material
218.210 Compliance Schedule
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SUBPART G: USE OF ORGANIC MATERIAL

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218.301 Use of Organic Material
218.302 Alternative Standard
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SUBPART H: PRINTING AND PUBLISHING

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218.401 Flexographic and Rotogravure Printing
218.402 Applicability
218.403 Compliance Schedule
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218.405 Heatset Web Offset Lithographic Printing

SUBPART Q: LEAKS FROM SYNTHETIC ORGANIC CHEMICAL AND POLYMER MANUFACTURING PLANT

Section
218.421 General Requirements
218.422 Inspection Program Plan for Leaks
218.423 Inspection Program for Leaks

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218.424 Repairing Leaks
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218.427 Alternative Program for Leaks
218.428 Open-Ended Valves
218.429 Standards for Control Devices
218.430 Compliance Date (Repealed)

SUBPART R: PETROLEUM REFINING AND RELATED INDUSTRIES: ASPHALT MATERIALS

Section
218.441 Petroleum Refinery Waste Gas Disposal
218.442 Vacuum Producing Systems
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218.445 Leaks: General Requirements
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218.447 Monitoring Program for Leaks
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218.451 Sealing Device Requirements
218.452 Compliance Schedule for Leaks
218.453 Compliance Dates (Repealed)

SUBPART S: RUBBER AND MISCELLANEOUS PLASTIC PRODUCTS

Section
218.461 Manufacture of Pneumatic Rubber Tires
218.462 Green Tire Spraying Operations
218.463 Alternative Emission Reduction Systems
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SUBPART T: PHARMACEUTICAL MANUFACTURING

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218.480 Applicability
218.481 Control of Reactors, Distillation Units, Crystallizers, Centrifuges and Vacuum Dryers
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218.486 Other Emissions Units
218.487 Testing
218.488 Monitoring for Air Pollution Control Equipment

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218.439 Recordkeeping for Air Pollution Control Equipment

SUBPART V: AIR OXIDATION PROCESSES

Section
 218.520 Emission Limitations for Air Oxidation Processes
 218.521 Definitions (Repealed)
 218.522 Savings Clause
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 218.524 Determination of Applicability
 218.525 Emission Limitations for Air Oxidation Processes (Renumbered)
 218.526 Testing and Monitoring
 218.527 Compliance Date (Repealed)

SUBPART W: AGRICULTURE

Section
 218.541 Pesticide Exception

SUBPART X: CONSTRUCTION

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 218.561 Architectural Coatings
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SUBPART Y: GASOLINE DISTRIBUTION

Section
 218.581 Bulk Gasoline Plants
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 218.583 Gasoline Dispensing Facilities - Storage Tank Filling Operations
 218.584 Gasoline Delivery Vessels
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 218.601 Perchloroethylene Dry Cleaners
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 218.603 Leaks
 218.604 Compliance Dates (Repealed)
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218.611 Applicability for Petroleum Solvent Dry Cleaners
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Section
 218.620 Applicability
 218.621 Exemption for Waterbase Material and Heatset Offset Ink
 218.623 Permit Conditions (Repealed)
 218.624 Open-Top Mills, Tanks, Vats or Vessels
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SUBPART BB: POLYSTYRENE PLANTS

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 218.640 Applicability
 218.642 Emissions Limitation at Polystyrene Plants
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 218.660 Applicability
 218.666 Control Requirements
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 218.670 Recordkeeping and Reporting for Exempt Emission Units
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SUBPART DD: AEROSOL CAN FILLING

Section
 218.680 Applicability
 218.686 Control Requirements
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SUBPART GG: MARINE TERMINALS

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 218.760 Applicability
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218.764 Compliance Certification
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SUBPART HH: MOTOR VEHICLE REFINISHING

Section
 218.780 Emission Limitations
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 218.786 Surface Preparation Materials
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 218.791 Compliance Date
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 218.875 Applicability of Subpart BB (Renumbered)
 218.877 Emissions Limitation at Polystyrene Plants (Renumbered)
 218.879 Compliance Date (Repealed)
 218.881 Compliance Plan (Repealed)
 218.883 Special Requirements for Compliance Plan (Repealed)
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SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section
 218.920 Applicability
 218.923 Permit Conditions (Repealed)
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SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

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 218.940 Applicability
 218.943 Permit Conditions (Repealed)
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SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

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 218.983 Permit Conditions (Repealed)
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SUBPART UU: RECORDKEEPING AND REPORTING

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 218.990 Exempt Emission Units
 218.991 Subject Emission Units

APPENDIX A List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing
 APPENDIX B VOM Measurement Techniques for Capture Efficiency
 APPENDIX C Reference Methods and Procedures
 APPENDIX D Coefficients for the Total Resource Effectiveness Index (TRE) Equation
 APPENDIX E List of Affected Marine Terminals

AUTHORITY: Implementing Section 10 and authorized by Section 28.5 of the Environmental Protection Act [415 ILCS 5/10 and 28.5].

SOURCE: Adopted in R91-7 at 15 Ill. Reg. 12231, effective August 16, 1991; amended in R91-24 at 16 Ill. Reg. 13564, effective August 24, 1992; amended in R91-28 and R91-30 at 16 Ill. Reg. 13864, effective August 24, 1992; amended in R93-9 at 17 Ill. Reg. 16636, effective September 27, 1993; amended in R93-14 at 18 Ill. Reg. 1945, effective January 24, 1994; amended in R94-12 at 18 Ill. Reg. 14973, effective September 21, 1994; amended in R94-15 at 18 Ill. Reg. 16392, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16950, effective November 15, 1994; amended in R94-31 at 19 Ill. Reg. _____, effective _____; amended in R94-32 at 19 Ill. Reg. _____, effective _____.

BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.

NOTE: In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets; and SUM means the summation series or sigma function as used in mathematics.

SUBPART HH: MOTOR VEHICLE REFINISHING

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Section 218.780 Emission Limitations

a) Except as provided in Section 218.782 of this Subpart, no owner or operator of a motor vehicle refinishing operation shall coat motor vehicles, mobile equipment, or their parts and components, unless all coatings, except touch-up coatings, never exceed the VOM content limitations in this Section, expressed as units of VOM per volume of coating applied at each coating applicator, minus water and any compounds that are specifically exempted from the definition of VOM. The VOM content limitations are as follows:

	kg/l	lb/gal
1) Pretreatment wash primer	0.78	(6.5)
2) Precoat	0.66	(5.5)
3) Primer/primer surfacer		
coating	0.58	(4.8)
4) Primer sealer	0.55	(4.6)
5) Topcoat system or basecoat/clearcoat	0.60	(5.0)
6) Three or four stage topcoat system	0.63	(5.2)
7) Specialty coatings	0.84	(7.0)
8) Anti-glare/safety coating	0.84	(7.0)

b) All coating shall be used according to manufacturer's specifications. If a coating requires the addition of a reducer, hardener, or other additive, in some combination, this addition must not cause the coating, as applied, to exceed the applicable VOM content limitation.

c) Specialty coatings shall represent no more than 5 percent, by volume, of all coatings applied at a source on a monthly basis.

d) The following equations shall be used to calculate the VOM content of topcoat systems:

1) The VOM content of basecoat/clearcoat systems shall be calculated in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), according to the following equation:

$$\text{VOM } T[\text{bc/cc}] = (\text{VOM}[\text{bc}] + 2 \text{ VOM}[\text{cc}]) / 3$$

Where:

$\text{VOM } T[\text{bc/cc}]$ = The weighted average of the VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), in the basecoat (bc) and clearcoat (cc) system:

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$\text{VOM}[\text{bc}]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given basecoat; and

$\text{VOM}[\text{cc}]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given clearcoat.

2) The VOM content for a three stage coating system shall be calculated in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), according to the following formula:

$$\text{VOM } T[\text{ms}] = (\text{VOM}[\text{bc}] + \text{VOM}[\text{mc}] + 2 \text{ VOM}[\text{cc}]) / 4$$

Where:

$\text{VOM } T[\text{ms}]$ = The weighted average of the VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), in the basecoat, midcoat and clearcoat system;

$\text{VOM}[\text{bc}]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given basecoat;

$\text{VOM}[\text{mc}]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given midcoat; and

$\text{VOM}[\text{cc}]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given clearcoat.

3) The VOM content for a four stage coating system shall be calculated in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the

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definition of VOM), according to the following formula:

$$\text{VOM T[ms]} = (\text{VOM[bc]} + \text{VOM[mcl]} + \text{VOM[mc2]} + 2 \text{ VOM[cc]})/5$$

Where:

VOM T[ms]

= The weighted average of the VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), in the basecoat, midcoats and clearcoat system;

VOM[bc]

= The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given basecoat;

VOM[mcl]

= The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of the first midcoat;

VOM[mc2]

= The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of the second midcoat; and

VOM[cc]

= The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given clearcoat.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.782 Alternative Control Requirements

As an alternative to complying with the VOM content limitations in Section 218.780 of this Subpart, the owner or operator of a motor vehicle refinishing operation may operate control equipment that reduces VOM emissions at the source by at least 90 percent as provided in either subsection (a) or (b) of this Section.

- An owner or operator may operate an afterburner or carbon adsorber; or
- An owner or operator may use an equivalent alternative control plan, other than an afterburner or carbon adsorber, if approved by the

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Agency and USEPA through federally enforceable permit conditions.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.784 Equipment Specifications

Every owner or operator of a motor vehicle refinishing operation, unless the source uses less than 20 gallons of coating per calendar year from all motor vehicle refinishing operations combined, shall:

- Coat motor vehicles, mobile equipment, or their parts and components using one of the following coating applicators:
 - Electrostatic spray equipment calibrated, operated and maintained in accordance with the manufacturer's specifications; or
 - High Volume Low Pressure (HVLP) spray equipment calibrated, operated and maintained in accordance with the manufacturer's specifications; and
- Clean all coating applicators with a device that:
 - Recirculates solvent during the cleaning process;
 - Collects spent solvent so it is available for disposal or recycling; and
 - Minimizes evaporation of solvents during cleaning, rinsing, draining, and storage.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.786 Surface Preparation Materials

Every owner or operator of a motor vehicle refinishing operation only shall use surface preparation materials that never exceed the following VOM content limitations for the specified substrate:

	kg/l	lb/gal
a) Plastic parts	0.78	(6.5)
b) Other substrates	0.17	(1.4)

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.787 Work Practices

- Every owner or operator of a motor vehicle refinishing operation shall ensure that fresh and spent solvent, cloth or paper used to apply solvents for surface preparation or cleanup, waste paint, and sludge are stored in closed containers.
- Every owner or operator of a motor vehicle refinishing operation that is exempt from the equipment specifications in Section 218.784 of this Subpart because it uses less than 20 gallons of coating per year,

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shall direct solvent used to clean coating applicator equipment and paint lines into a container for proper disposal or recycling.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.788 Testing

- a) Upon request by the Agency, the owner or operator of a motor vehicle refinishing operation shall, at its own expense, conduct tests to demonstrate compliance with Sections 218.780, 218.782 or 218.786 of this Subpart, in accordance with the applicable test methods and procedures specified in Section 218.105 of this Part and shall:
 - 1) Notify the Agency 30 days prior to conducting such tests; and
 - 2) Submit all test results to the Agency within 45 days of conducting the requisite tests.
- b) For purposes of this Section, surface preparation materials shall be treated as coatings.
- c) Nothing in this Section shall limit the authority of USEPA pursuant to the Clean Air Act, as amended, to require testing, or shall affect the authority of USEPA under Section 114 of the Clean Air Act (42 U.S.C. 7414 (1990)).

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.789 Monitoring and Recordkeeping for Control Devices

- a) Every owner or operator of a motor vehicle refinishing operation that complies with this Subpart pursuant to Section 218.782 of this Subpart shall:
 - 1) Install and operate equipment to continuously monitor each control device as specified in Section 218.105(d)(2)(A) of this Part;
 - 2) Keep records of parameters for control devices as monitored pursuant to subsection (a)(1) of this Section;
 - 3) Keep logs of operating time of the control device and monitoring equipment;
 - 4) Keep logs of maintenance of the control device and monitoring equipment; and
 - 5) Maintain all records required in this Section for the most recent consecutive three year period and make all such records available to the Agency immediately upon request.
- b) An owner or operator may monitor with an alternative method or monitor other parameters than specified in subsection (a)(1) of this Section, if approved by the Agency and USEPA through federally enforceable permit conditions.

(Source: Added at 19 Ill. Reg. _____, effective _____)

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Section 218.790 General Recordkeeping and Reporting

On and after the compliance date specified in Section 218.791 of this Subpart, every owner or operator of a motor vehicle refinishing operation shall maintain the following records for the most recent consecutive 3 years. Such records shall be made available to the Agency immediately upon request:

- a) The name and manufacturer of each coating and surface preparation product used at the source each month;
- b) The volume of each category of coating, as set forth in Section 218.780 of this Subpart, purchased by the source each month;
- c) The coating mixing instructions, as stated on the container, in literature supplied with the coating, or otherwise specified by the manufacturer, for each coating purchased by the source each month;
- d) The VOM content, expressed as weight of VOM per volume of coating, minus water and any compounds that are specifically exempted from the definition of VOM, recorded on a monthly basis for:
 - 1) Each coating as purchased, if the coating is not mixed with any additives prior to application on the substrate; or
 - 2) Each coating after mixing according to manufacturer's instructions as collected pursuant to subsection (c) of this Section;
- e) The weighted average VOM content of the coating, as specified in Section 218.780(d)(1), (d)(2) or (d)(3) of this Subpart, for each basecoat/clearcoat, and three or four stage coating system purchased by the source, recorded on a monthly basis;
- f) The total monthly volume of all specialty coatings purchased and the percentage specialty coatings comprise in the aggregate of all coatings purchased by the source each month;
- g) The volume of each category of surface preparation material, as set forth in Section 218.786 of this Subpart, purchased by the source each month; and
- h) The VOM content, expressed as weight of VOM per volume of material, including water, of each surface preparation material purchased by the source, recorded on a monthly basis.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 218.791 Compliance Date

Every owner or operator of a motor vehicle refinishing operation shall comply with the requirements of this Subpart by March 15, 1996, upon modification or upon initial startup.

(Source: Added at 19 Ill. Reg. _____, effective _____)

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Section 218.792 Registration

a) Every owner or operator of a motor vehicle refinishing operation shall register with the Agency on or before the date specified in Section 218.791 of this Subpart and re-register no later than 45 days following the end of each subsequent calendar year. The following information shall be included in this registration:

- 1) The name and address of the source, and the name and telephone number of the person responsible for submitting the registration information;
 - 2) A description of all coating operations of motor vehicles, mobile equipment, or their parts or components, and all associated surface preparation operations at the source;
 - 3) A description of all coating applicators used at the source to comply with Section 218.784(a) of this Subpart, if applicable;
 - 4) A description of all cleanup operations at the source, including equipment used to comply with Section 218.784(b) of this Subpart, if applicable;
 - 5) A description of all work practices at the source used to comply with Section 218.787 of this Subpart;
 - 6) If a source claims to be exempt from the equipment requirements in Section 218.784 of this Subpart because it uses less than 20 gallons of coating per year, the owner or operator shall certify that the annual usage is below this level;
 - 7) A written declaration stating whether the source is complying with this Subpart by using coatings that comply with the applicable VOM content limits in Section 218.780 of this Subpart or by control equipment as specified in Section 218.782; and
 - 8) A description of any control devices used to comply with Section 218.782 of this Subpart and the date(s) the device was installed and became operational.
- b) At least 30 calendar days before changing the method of compliance to or from Sections 218.780 and 218.782, the owner or operator of a motor vehicle refinishing operation shall notify the Agency and certify that the source is in compliance with the applicable requirements for the new method of compliance.

(Source: Added at 19 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Organic Material Emission Standards and Limitations for the Metro East Area.

2) Citation: 35 Ill. Adm. Code 219

3) Section Numbers: Proposed Action:

219.780	New
219.782	New
219.784	New
219.786	New
219.787	New
219.788	New
219.789	New
219.790	New
219.791	New
219.792	New

4) Statutory Authority: [415 ILCS 5/27 and 28.5]

5) A Complete Description of the Subjects and Issues Involved:

A complete description of this Section 28.5 fast-track rulemaking is contained in the Board's November 3, 1994 opinion and order in Docket R94-32, which is available from the address in item (11) below. Specifically this rulemaking proposes the addition of Subpart HH to regulate VOM emissions from motor vehicle refinishing operations.

6) Will this proposed rule(s) replace an emergency rule currently in effect?
____ Yes ☒ No

7) Does this rulemaking contain an automatic repeal date?
____ Yes ☒ No

8) Does this proposed rule(s) (amendment, repealer) contain incorporations by reference?
☒ Yes ☒ No

9) Are there any other proposed amendments pending on this Part? ☒ Yes
____ No

Section Number	Proposed Action	Illinois Register Citation
219.204	Amend	18 Ill. Reg. 15274 October 14, 1994
219.205	Amend	18 Ill. Reg. 15274 October 14, 1994
219.207	Amend	18 Ill. Reg. 15274 October 14, 1994

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219.208	Amend	18 Ill. Reg. 15274 October 14, 1994
219.210	Amend	18 Ill. Reg. 15274 October 14, 1994
219.212	New	18 Ill. Reg. 15274 October 14, 1994
219.213	New	18 Ill. Reg. 15274 October 14, 1994
219.214	New	18 Ill. Reg. 15274 October 14, 1994
219.405	Amend	18 Ill. Reg. 17124 December 2, 1994
219.406	New	18 Ill. Reg. 17124 December 2, 1994
219.407	New	18 Ill. Reg. 17124 December 2, 1994
219.408	New	18 Ill. Reg. 17124 December 2, 1994
219.409	New	18 Ill. Reg. 17124 December 2, 1994
219.410	New	18 Ill. Reg. 17124 December 2, 1994
219.411	New	18 Ill. Reg. 17124 December 2, 1994
219.412	New	18 Ill. Reg. 17124 December 2, 1994
219.431	New	18 Ill. Reg. 15274 October 14, 1994
219.432	New	18 Ill. Reg. 15274 October 14, 1994
219.433	New	18 Ill. Reg. 15274 October 14, 1994
219.434	New	18 Ill. Reg. 15274 October 14, 1994
219.435	New	18 Ill. Reg. 15274 October 14, 1994
219.436	New	18 Ill. Reg. 15274 October 14, 1994
219.480	Amend	18 Ill. Reg. 17124 December 2, 1994
219.686	Amend	18 Ill. Reg. 15211 October 14, 1994
219.720	New	18 Ill. Reg. 15274 October 14, 1994
219.722	New	18 Ill. Reg. 15274 October 14, 1994
219.726	New	18 Ill. Reg. 15274 October 14, 1994
219.727	New	18 Ill. Reg. 15274 October 14, 1994

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219.728	New	18 Ill. Reg. 15274 October 14, 1994
219.729	New	18 Ill. Reg. 15274 October 14, 1994
219.730	New	18 Ill. Reg. 15274 October 14, 1994
219.920	Amend	18 Ill. Reg. 9272 June 24, 1994
219.926	Amend	18 Ill. Reg. 15274 October 14, 1994
219.940	Amend	18 Ill. Reg. 9272 June 24, 1994
219.946	Amend	18 Ill. Reg. 15274 October 14, 1994
219.960	Amend	18 Ill. Reg. 9272 June 24, 1994
219.966	Amend	18 Ill. Reg. 15274 October 14, 1994
219.980	Amend	18 Ill. Reg. 9272 June 24, 1994
219.986	Amend	18 Ill. Reg. 15274 October 14, 1994
219.Appendix G	New	18 Ill. Reg. 15274 October 14, 1994
219.Appendix H	New	18 Ill. Reg. 15274 October 14, 1994

10) Statement of Statewide Policy Objectives:

These proposed amendments do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandates Act [30 ILCS 805/3(b)].

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R94-32 within 45 days of publication in the Illinois Register to:

Dorothy Gunn
Clerk of the Pollution Control Board
100 West Randolph Street
Suite 11-500
Chicago, IL 60601

and

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Bonnie R. Sawyer
Assistant Counsel
Illinois Environmental Protection Agency
Bureau of Air
P.O. Box 19276
Springfield, IL 62794-9276

All comments should be clearly marked with the docket number R94-32. Questions may be directed to Audrey Lozuk Lawless at the Pollution Control Board at 312-814-6923, or Bonnie Sawyer, Illinois Environmental Protection Agency at 217-524-3333.

12) Initial Regulatory Flexibility Analysis:

These proposed rules are mandated by the Clean Air Act and, therefore, no small businesses will be affected to a degree greater than allowed by federal law. Consequently, a Regulatory Flexibility Analysis is not applicable.

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: November 7, 1994
- B) Types of small businesses affected: Those that engage in motor vehicle refinishing operations. Sources that use less than 20 gallons of coating per year are not required to comply with equipment requirements in Section 219.784 of the proposal.
- C) Reporting, bookkeeping or other procedures required for compliance: Recordkeeping is required to the extent necessary to demonstrate that a source is either not subject to the equipment requirements of the proposed Subpart or to demonstrate that the source is meeting the requirements of the proposal. The recordkeeping and reporting requirements are in either Section 219.789 or 219.790, depending on the method of compliance.
- D) Types of professional skills necessary for compliance:
None

The full text of the Proposed Amendments begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE B: AIR POLLUTION
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: EMISSIONS STANDARDS AND LIMITATIONS
FOR STATIONARY SOURCES

PART 219
ORGANIC MATERIAL EMISSION STANDARDS AND LIMITATIONS
FOR THE METRO EAST AREA

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219.107 Operation of Afterburners
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- 219.792 Registration
 219.875 Applicability of Subpart BB (Renumbered)
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- 219.920 Applicability
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- 219.990 Exempt Emission Units
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- APPENDIX A List of Chemicals Defining Synthetic Organic Chemical and Polymer Manufacturing
 APPENDIX B VOM Measurement Techniques For Capture Efficiency
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 APPENDIX D Coefficients for the Total Resource Effectiveness Index (TRE) Equation
 APPENDIX E List of Affected Marine Terminals

AUTHORITY: Implementing Section 10 and authorized by Section 28.5 of the Environmental Protection Act [415 ILCS 5/10 and 28.5].

SOURCE: Adopted in R91-8 at 15 Ill. Reg. 12491, effective August 16, 1991; amended in R91-24 at 16 Ill. Reg. 13597, effective August 24, 1992; amended in R91-30 at 16 Ill. Reg. 13883, effective August 24, 1992; emergency amendment in R93-12 at 17 Ill. Reg. 8295, effective May 24, 1993, for a maximum of 150 days; amended in R93-9 at 17 Ill. Reg. 16918, effective September 27, 1993 and October 21, 1993; amended in R93-28 at 18 Ill. Reg. 4242, effective March 3, 1994; amended in R94-12 at 18 Ill. Reg. 14987, effective September 21, 1994; amended in R94-15 at 18 Ill. Reg. 16415, effective October 25, 1994; amended in R94-16 at 18 Ill. Reg. 16980, effective November 15, 1994; amended in R94-31 at 19 Ill. Reg. _____, effective _____; amended in R94-32 at 19 Ill. Reg. _____, effective _____.

BOARD NOTE: This Part implements the Illinois Environmental Protection Act as of July 1, 1994.

NOTE: In this Part superscript numbers or letters are denoted by parentheses, subscript are denoted by brackets; and SUM means the summation series or sigma function as used in mathematics.

SUBPART HH: MOTOR VEHICLE REFINISHING

Section 219.780 Emission Limitations

- a) Except as provided in Section 219.782 of this Subpart, no owner or operator of a motor vehicle refinishing operation shall coat motor vehicles, mobile equipment, or their parts and components, unless all coatings, except touch-up coatings, never exceed the VOM content limitations in this Section, expressed as units of VOM per volume of coating applied at each coating applicator, minus water and any compounds that are specifically exempted from the definition of VOM. The VOM content limitations are as follows:

1) Pretreatment wash primer	kg/l	lb/gal
2) Precoat	0.78	(6.5)
3) Primer/primer surfacer coating	0.66	(5.5)
4) Primer sealer	0.58	(4.8)
5) Topcoat system or basecoat/clearcoat	0.55	(4.6)
	0.60	(5.0)

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- 6) Three or four stage topcoat system 0.63 (5.2)
 7) Specialty coatings 0.84 (7.0)
 8) Anti-glare/safety coating 0.84 (7.0)
- b) All coating shall be used according to manufacturer's specifications. If a coating requires the addition of a reducer, hardener, or other additive, in some combination, this addition must not cause the coating, as applied, to exceed the applicable VOM content limitation.
- c) Specialty coatings shall represent no more than 5 percent, by volume, of all coatings applied at a source on a monthly basis.
- d) The following equations shall be used to calculate the VOM content of topcoat systems:
- 1) The VOM content of basecoat/clearcoat systems shall be calculated in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), according to the following equation:

$$VOM\ T[bc/cc] = (VOM[bc] + 2\ VOM[cc])/3$$

Where:

$VOM\ T[bc/cc]$ = The weighted average of the VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), in the basecoat (bc) and clearcoat (cc) system;

$VOM[bc]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given basecoat; and

$VOM[cc]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given clearcoat.

- 2) The VOM content for a three stage coating system shall be calculated in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), according to the following formula:

$$VOM\ T[ms] = (VOM[bc] + VOM[mc] + 2\ VOM[cc])/4$$

Where:

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- $VOM\ T[ms]$ = The weighted average of the VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), in the basecoat, midcoat and clearcoat system;
- $VOM[bc]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given basecoat;
- $VOM[mc]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given midcoat; and
- $VOM[cc]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given clearcoat.

- 3) The VOM content for a four stage coating system shall be calculated in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), according to the following formula:

$$VOM\ T[ms] = (VOM[bc] + VOM[mc1] + VOM[mc2] + 2\ VOM[cc])/5$$

Where:

$VOM\ T[ms]$ = The weighted average of the VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), in the basecoat, midcoats and clearcoat system;

$VOM[bc]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given basecoat;

$VOM[mc1]$ = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of the first midcoat;

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VOM(mc2) = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of the second midcoat; and

VOM(cc) = The VOM content, as applied, in units of kg VOM/l (lbs VOM/gal) of coating, (minus water and any compounds which are specifically exempted from the definition of VOM), of any given clearcoat.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.782 Alternative Control Requirements

As an alternative to complying with the VOM content limitations in Section 219.780 of this Subpart, the owner or operator of a motor vehicle refinishing operation may operate control equipment that reduces VOM emissions at the source by at least 90 percent as provided in either subsection (a) or (b) of this Section.

- a) An owner or operator may operate an afterburner or carbon adsorber; or
- b) An owner or operator may use an equivalent alternative control plan, other than an afterburner or carbon adsorber, if approved by the Agency and USEPA through federally enforceable permit conditions.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.784 Equipment Specifications

Every owner or operator of a motor vehicle refinishing operation, unless the source uses less than 20 gallons of coating per calendar year from all motor vehicle refinishing operations combined, shall:

- 1) Coat motor vehicles, mobile equipment, or their parts and components using one of the following coating applicators:
 - 1) Electrostatic spray equipment calibrated, operated and maintained in accordance with the manufacturer's specifications; or
 - 2) High Volume Low Pressure (HVLP) spray equipment calibrated, operated and maintained in accordance with the manufacturer's specifications; and
- b) Clean all coating applicators with a device that:
 - 1) Recirculates solvent during the cleaning process;
 - 2) Collects spent solvent so it is available for disposal or recycling; and
 - 3) Minimizes evaporation of solvents during cleaning, rinsing, draining, and storage.

(Source: Added at 19 Ill. Reg. _____, effective _____)

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Section 219.786 Surface Preparation Materials

Every owner or operator of a motor vehicle refinishing operation only shall use surface preparation materials that never exceed the following VOM content limitations for the specified substrate:

a) Plastic parts	kg/l	lb/gal
b) Other substrates	0.78 0.17	(6.5) (1.4)

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.787 Work Practices

- a) Every owner or operator of a motor vehicle refinishing operation shall ensure that fresh and spent solvent, cloth or paper used to apply solvents for surface preparation or cleanup, waste paint, and sludge are stored in closed containers.
- b) Every owner or operator of a motor vehicle refinishing operation that is exempt from the equipment specifications in Section 219.784 of this Subpart because it uses less than 20 gallons of coating per year, shall direct solvent used to clean coating applicator equipment and paint lines into a container for proper disposal or recycling.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.788 Testing

- a) Upon request by the Agency, the owner or operator of a motor vehicle refinishing operation shall, at its own expense, conduct tests to demonstrate compliance with Sections 219.780, 219.782 or 219.786 of this Subpart, in accordance with the applicable test methods and procedures specified in Section 219.105 of this Part and shall:
 - 1) Notify the Agency 30 days prior to conducting such tests; and
 - 2) Submit all test results to the Agency within 45 days of conducting the requisite tests.
- b) For purposes of this Section, surface preparation materials shall be treated as coatings.
- c) Nothing in this Section shall limit the authority of USEPA pursuant to the Clean Air Act, as amended, to require testing, or shall affect the authority of USEPA under Section 114 of the Clean Air Act (42 U.S.C. 7414 (1990)).

(Source: Added at 19 Ill. Reg. _____, effective _____)

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Section 219.789 Monitoring and Recordkeeping for Control Devices

a) Every owner or operator of a motor vehicle refinishing operation that complies with this Subpart pursuant to Section 219.782 of this Subpart shall:

- 1) Install and operate equipment to continuously monitor each control device as specified in Section 219.105(d)(2)(A) of this Part;
 - 2) Keep records of parameters for control devices as monitored pursuant to subsection (a)(1) of this Section;
 - 3) Keep logs of operating time of the control device and monitoring equipment;
 - 4) Keep logs of maintenance of the control device and monitoring equipment; and
 - 5) Maintain all records required in this Section for the most recent consecutive three year period and make all such records available to the Agency immediately upon request.
- b) An owner or operator may monitor with an alternative method or monitor other parameters than specified in subsection (a)(1) of this Section, if approved by the Agency and USEPA through federally enforceable permit conditions.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.790 General Recordkeeping and Reporting

On and after the compliance date specified in Section 219.791 of this Subpart, every owner or operator of a motor vehicle refinishing operation shall maintain the following records for the most recent consecutive 3 years. Such records shall be made available to the Agency immediately upon request:

- a) The name and manufacturer of each coating and surface preparation product used at the source each month;
- b) The volume of each category of coating, as set forth in Section 219.780 of this Subpart, purchased by the source each month;
- c) The coating mixing instructions, as stated on the container, in literature supplied with the coating, or otherwise specified by the manufacturer, for each coating purchased by the source each month;
- d) The VOM content, expressed as weight of VOM per volume of coating, minus water and any compounds that are specifically exempted from the definition of VOM, recorded on a monthly basis for:

- 1) Each coating as purchased, if the coating is not mixed with any additives prior to application on the substrate; or
 - 2) Each coating after mixing according to manufacturer's instructions as collected pursuant to subsection (c) of this Section;
- e) The weighted average VOM content of the coating, as specified in

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Section 219.780(d)(1), (d)(2) or (d)(3) of this Subpart, for each basecoat/clearcoat, and three or four stage coating system purchased by the source, recorded on a monthly basis;

f) The total monthly volume of all specialty coatings purchased and the percentage specialty coatings comprise in the aggregate of all coatings purchased by the source each month;

g) The volume of each category of surface preparation material, as set forth in Section 219.786 of this Subpart, purchased by the source each month; and

h) The VOM content, expressed as weight of VOM per volume of material, including water, of each surface preparation material purchased by the source, recorded on a monthly basis.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.791 Compliance Date

Every owner or operator of a motor vehicle refinishing operation shall comply with the requirements of this Subpart by March 15, 1996, upon modification or upon initial startup.

(Source: Added at 19 Ill. Reg. _____, effective _____)

Section 219.792 Registration

a) Every owner or operator of a motor vehicle refinishing operation shall register with the Agency on or before the date specified in Section 219.791 of this Subpart and re-register no later than 45 days following the end of each subsequent calendar year. The following information shall be included in this registration:

- 1) The name and address of the source, and the name and telephone number of the person responsible for submitting the registration information;
- 2) A description of all coating operations of motor vehicles, mobile equipment, or their parts or components, and all associated surface preparation operations at the source;
- 3) A description of all coating applicators used at the source to comply with Section 219.784(a) of this Subpart, if applicable;
- 4) A description of all cleanup operations at the source, including equipment used to comply with Section 219.784(b) of this Subpart, if applicable;
- 5) A description of all work practices at the source used to comply with Section 219.787 of this Subpart;
- 6) If a source claims to be exempt from the equipment requirements in Section 219.784 of this Subpart because it uses less than 20 gallons of coating per year, the owner or operator shall certify that the annual usage is below this level;

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- 7) A written declaration stating whether the source is complying with this Subpart by using coatings that comply with the applicable VOM content limits in Section 219.780 of this Subpart or by control equipment as specified in Section 219.782; and
- 8) A description of any control devices used to comply with Section 219.782 of this Subpart and the date(s) the device was installed and became operational.
- b) At least 30 calendar days before changing the method of compliance to or from Sections 219.780 and 219.782, the owner or operator of a motor vehicle refinishing operation shall notify the Agency and certify that the source is in compliance with the applicable requirements for the new method of compliance.

(Source: Added at 19 Ill. Reg. _____, effective _____)

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- 1) Heading of the Part: Dietetic and Nutrition Services Practice Act
- 2) Code Citation: 68 Ill. Adm. Code 1245
- 3) Section Numbers: Proposed Action:
- | | |
|----------|-------------|
| 1245.10 | New Section |
| 1245.100 | New Section |
| 1245.110 | New Section |
| 1245.120 | New Section |
| 1245.130 | New Section |
| 1245.140 | New Section |
| 1245.150 | New Section |
| 1245.200 | New Section |
| 1245.210 | New Section |
| 1245.220 | New Section |
| 1245.230 | New Section |
| 1245.240 | New Section |
| 1245.250 | New Section |
| 1245.300 | New Section |
| 1245.320 | New Section |
| 1245.340 | New Section |

- 4) Statutory Authority: Implementing and authorized by Section 25 of the Dietetic and Nutrition Services Practice Act [225 ILCS 30/25].

- 5) A Complete Description of the Subjects and Issues Involved: Public Act 87-784, effective January 1, 1992, provides for the licensure of dietitians and nutrition counselors by the Department of Professional Regulation. The General Assembly provided funding for FY 1995 to implement the Act. When adopted, these rules will allow the Department to begin processing licensure applications.

A grandfather period for licensure will run through December 31, 1995. These proposed rules detail how applicants qualified by education and experience can obtain licenses as dietitians and nutrition counselors without examination as provided under Section 60 of the Act.

Prior to January 1, 1995, an applicant for a dietitian or nutrition counselor license must document 900 hours of employment as a dietitian or nutrition counselor. Beginning January 1, 1995, an applicant must document at least 900 hours of supervised experience as defined in Section 1245.140 for dietitians and 1245.240 for nutrition counselors.

The examination for licensed dietitians shall be the dietetic examination given through the Commission on Dietetic Registration. The examination for licensed nutrition counselors shall be administered by the Department of Professional Regulation and provided by the Certification Board for Nutrition Specialists with the American College of Nutrition. The passing

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score on both exams shall be the passing score of the testing entity.

The proposed rules establish criteria for approved education programs in dietetics and nutrition counseling, define terms and tell how persons licensed or registered as dietitians or nutrition counselors in other jurisdictions can obtain licensure by endorsement in Illinois.

Other Sections describe how to renew a license, how to place a license on inactive status and under what circumstances the Director of the Department may grant variances to these rules.

- 6) Do these proposed Rules replace an emergency Rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed Rules contain incorporations by reference? No
- 9) Are there any other proposed Rules pending on this Part? No

- 10) Statement of Statewide Policy Objectives (if applicable): This rulemaking has no effect on local governments.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Interested persons may submit written comments and views to:

Department of Professional Regulation
Attention: Jean A. Courtney
320 West Washington, 3rd Floor
Springfield, IL 62786
217/785-0800 Fax #: 217/782-7645

All comments received within 30 days after this issue of the Illinois Register will be considered. The comments of interested persons who submit a request to comment within 14 days after this issue will be considered if received within 30 days after such request.

- 12) Initial Regulatory Flexibility Analysis:

A) Types of small businesses, small municipalities and not for profit corporations affected: Those providing dietetic or nutrition counseling services.

B) Reporting, bookkeeping or other procedures required for compliance: The first license renewal period will be October 31, 1997. Thereafter, every license issued under the Act shall expire on October 31 of odd-numbered years. Licensees are responsible for notifying the Department of any change of address.

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- C) Types of professional skills necessary for compliance: Dietitian or nutrition counseling skills are necessary for licensure.

The full text of the Proposed Rules begins on the next page.

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TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER B: PROFESSIONS AND OCCUPATIONS

PART 1245

DIETETIC AND NUTRITION SERVICES PRACTICE ACT

SUBPART A: DEFINITIONS

Section
1245.10 Definitions

SUBPART B: DIETITIAN

Section
1245.100 Application for Licensure as a Dietitian Under Section 60(a) of the Act (Grandfather)
1245.110 Application for Examination/Licensure
1245.120 Examination
1245.130 Approved Programs in Dietetics
1245.140 Experience
1245.150 Endorsement

SUBPART C: NUTRITION COUNSELOR

Section
1245.200 Application for Licensure as a Nutrition Counselor Under Section 60(b) of the Act (Grandfather)
1245.210 Application for Examination/Licensure
1245.220 Examination
1245.230 Approved Programs of Nutrition Counselors
1245.240 Experience
1245.250 Endorsement

SUBPART D: GENERAL

Section
1245.300 Renewal
1245.320 Inactive Status
1245.340 Granting Variances

AUTHORITY: Implementing the Dietetic and Nutrition Services Practice Act [225 ILCS 30] and authorized by Section 60(7) of the Civil Administrative Code of Illinois [20 ILCS 2105/60(7)].

SOURCE: Adopted at 19 Ill. Reg. _____, effective _____.

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SUBPART A: DEFINITIONS

Section 1245.10 Definitions

"Act" means the Dietetic and Nutrition Services Practice Act (P.A. 87-784, effective January 1, 1992).

"Board" means the Dietetic and Nutrition Services Practice Board.

"Department" means the Department of Professional Regulation.

"Director" means the Director of the Department of Professional Regulation.

"Direct Supervision" means supervision by a licensed dietitian, licensed nutrition counselor or other appropriate supervisor as defined in Sections 1245.140 and 1245.240. The supervisor shall:

- 1) Meet at regularly scheduled sessions with the supervisee;
- 2) Be responsible for the standard of work performed by the individual under supervision; and
- 3) Have knowledge of patients/clients and the case information.

"Licensed dietitian" means a person licensed by the Department to practice dietetics as defined in Section 10 of the Act. Dietetics includes all aspects of nutrition care for individuals and groups, including, but not limited to, nutrition assessment, nutrition counseling, nutrition education, nutrition services and medical nutrition care. Activities of a licensed dietitian do not include the medical differential diagnoses of the health status of an individual.

"Licensed nutrition counselor" means a person licensed by the Department to provide nutrition services as defined in Section 10 of the Act. Nutrition services include, but are not limited to, nutrition assessments, nutrition education and nutrition counseling. Activities of a licensed nutrition counselor do not include medical nutrition care and do not include the medical differential diagnoses of the health status of an individual.

"Medical nutrition care" means the component of nutrition care that deals with interpreting and recommending nutrient needs relative to medically prescribed diets, including, but not limited to, tube feedings, specialized intravenous solutions and specialized oral feedings; food and prescription drug interactions; and developing and managing food service operations whose chief function is nutrition care and providing medically prescribed diets.

"Registered dietitian" means a person registered with the Commission

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on Dietetic Registration.

SUBPART B: DIETITIAN

Section 1245.100 Application for Licensure as a Dietitian Under Section 60(a) of the Act (Grandfather)

- a) Any person seeking a license without examination under Section 60(a) of the Dietetic and Nutrition Services Practice Act (the Act) shall file an application with the Department, on forms provided by the Department. The application shall be postmarked no later than December 31, 1995, and shall include the following:

1) Verification of current registration as a Registered Dietitian from the Commission on Dietetic Registration, the accrediting body for the American Dietetic Association, and verification of current practice in Illinois; or

2) Verification of employment in the practice of dietetics, as defined in Section 10 of the Act, in Illinois for at least 3 of the last 5 years prior to January 1, 1992, for a minimum of 20 hours per week and certification of graduation and/or an official transcript from:

- A) A baccalaureate or post baccalaureate program in human nutrition, foods and nutrition, dietetics, food systems management or nutrition education from a school or program accredited by an accrediting agency recognized by the Commission on Recognition of Post-Secondary Accreditation (CORPA) and the United States Department of Education; or
- B) A baccalaureate degree or post baccalaureate degree in an equivalent major course of study recommended by the Board and approved by the Department in accordance with Section 1245.130 of this Part;

3) A complete work history since graduation from a baccalaureate program;

4) The required fee set forth in Section 85(a) of the Act; and

5) Certification, on forms provided by the Department, from the state or territory of the United States in which the applicant was originally licensed and the state in which the applicant is currently licensed, if applicable, stating:

- A) The time during which the applicant was licensed in that jurisdiction, including the date of original issuance of the license; and
- B) Whether the file on the applicant contains any record of disciplinary actions taken or pending.

b) Practice or employment in dietetics shall be documented by one or more of the following:

- 1) Certification of experience, on forms provided by the Department, signed by an employer; or
- 2) Three affidavits submitted by clients, peers or colleagues familiar with the applicant's work.

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- c) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:

- 1) Provide such information as may be necessary; and/or
- 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information, or clear up any discrepancies or conflicts in information.

Section 1245.110 Application for Examination/Licensure

- a) An applicant for examination to obtain licensure as a dietitian shall file an application, on forms provided by the Department, at least 90 days prior to the examination date. The application shall include:

1) Certification of education and an official transcript indicating the applicant holds one of the following:

- A) A baccalaureate degree or post baccalaureate degree in human nutrition, foods and nutrition, dietetics, food systems management or nutrition education from a school or program accredited by an accrediting agency recognized by the Commission on Recognition of Post-Secondary Accreditation and the United States Department of Education; or

- B) A baccalaureate degree or post baccalaureate degree in an equivalent major course of study recommended by the Board and approved by the Department in accordance with Section 1245.130 of this Part;

2) Verification of experience, on forms provided by the Department:

A) Prior to January 1, 1995, an applicant shall document 900 hours of employment as a dietitian;

- B) Beginning January 1, 1995, an applicant shall document at least 900 hours of supervised experience as defined in Section 1245.140 of this Part;

3) A complete work history;

4) The required fee set forth in Section 85 of the Act; and

5) Certification, on forms provided by the Department, from the state or territory of the United States in which the applicant was originally licensed and the state in which the applicant is currently licensed, if applicable, stating:

- A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance of the license;
- B) A description of the examination in that jurisdiction; and
- C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.

- b) In lieu of the subsection (1) and (2) above an applicant for licensure as a dietitian who at the time of application has maintained a "registered dietitian" designation from the Commission on Dietetic Registration shall submit a copy of his/her current registration from

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- the Commission. The applicant will not be required to take the examination set forth in Section 1245.120.
- c) If an applicant for licensure is not a registered dietitian but has taken and passed the dietetic examination given through the Commission on Dietetic Registration within 12 months before applying for licensure, the applicant shall not be required to retake the exam. The examination scores shall be submitted to the Department directly from the testing entity.
- d) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:
- 1) Provide such information as may be necessary; and/or
 - 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information, or clear up any discrepancies or conflicts in information.
- e) An applicant who has filed a completed application with the Department may work under direct supervision as defined in Section 1245.10 of this Part.

Section 1245.120 Examination

- a) The examination for licensed dietitians shall be the dietetic examination given through the Commission on Dietetic Registration.
- b) The passing score on the examination shall be the passing score of the testing entity.
- c) Applicants who fail the examination 3 times shall be required to submit proof to the Department of the completion of 6 hours of dietetic course work as set forth in Section 1245.130(a)(6) prior to sitting for the examination a fourth time. An individual who has failed the examination 3 times shall be allowed to work under the direct supervision of a licensed dietitian or other appropriate supervisor as defined in Section 1245.140.

Section 1245.130 Approved Programs in Dietetics

- a) The Department of Professional Regulation shall approve a program if it meets the following minimum criteria:
- 1) Is accredited by an agency recognized by the Commission on Recognition of Post-Secondary Accreditation and the United States Department of Education, or is a foreign program that has been validated by an accrediting agency approved by the U.S. Department of Education as offering a degree equivalent to the baccalaureate or post baccalaureate degree conferred by a regionally accredited college or university in the United States;
 - 2) Has a sufficient number of full-time instructors to assure that educational obligations to the student are fulfilled. The faculty must have demonstrated competence as evidenced by

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- appropriate degrees in their area(s) of teaching from professional colleges or institutions;
- 3) Has a designated program director;
 - 4) Maintains permanent student records which summarize the credentials for admission, attendance, grades and other records of performance;
 - 5) Grants a baccalaureate or post baccalaureate degree in human nutrition, foods and nutrition, dietetics, food systems management or nutrition education; or
 - 6) Offers a baccalaureate or post baccalaureate degree with a major course of study that includes all of the following course work:
 - A) Biological Sciences - 9 semester hours (must include human anatomy and physiology or the equivalent, and microbiology or the equivalent);
 - B) Chemistry - 6 semester hours (must include biochemistry or the equivalent);
 - C) Behavioral Sciences - 6 semester hours (such as psychology, sociology, counseling or educational psychology);
 - D) Management - 6 semester hours (must include food service management, institutional management or the equivalent); and
 - E) Foods and Nutrition - 25 semester hours (must include):
 - i) Diet therapy, medical dietetics, clinical nutrition or the equivalent;
 - ii) Nutrition through the life cycle, applied human nutrition, advanced human nutrition or the equivalent; and
 - iii) Food science or the equivalent.
- b) The Department, upon recommendation of the Board, has determined that dietetic programs approved by the Commission on Dietetic Registration are approved.

Section 1245.140 Experience

- a) A minimum of 900 hours of experience in dietetics as defined in Section 10 of the Act completed within 5 years is required for licensure as a dietitian under Section 45 of the Act. The experience shall have been received from a supervisor(s) who at the time supervision took place, was one of the following:
- 1) A "registered dietitian" with the Commission on Dietetic Registration;
 - 2) A licensed dietitian;
 - 3) A practitioner whose license includes nutrition care;
 - 4) An individual with a doctoral degree conferred by a U.S. regionally accredited college or university with a major course of study in human nutrition, nutrition education, food and nutrition, dietetics or food systems management; or
 - 5) An individual who obtained a doctoral degree outside the U.S. and its territories must have the degree validated as equivalent to the doctoral degree conferred by a U.S. regionally accredited

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- college or university.
- b) After January 1, 1996, an individual shall have at least 3 years of experience in dietetics in order to supervise practice experience.
 - c) Supervised practice experience must be completed in the United States or its territories.
 - d) The supervisor shall observe, supervise and assess the applicant.
 - e) The experience must be under direct supervision as defined in Section 1245.10 and documented by the supervisor as satisfactory or better.
 - f) The supervised experience may be obtained prior to, concurrently or following the completion of the education requirements.
 - g) The experience shall be completed prior to filing an application with the Department for licensure/examination.
 - h) The Department, upon recommendation of the Board, has determined that internships approved by the American Dietetic Association meet the experience requirements set forth in this Section.

Section 1245.150 Endorsement

- a) An applicant who is licensed/registered under the laws of another state or territory of the United States or of a foreign country and who wishes to be licensed in Illinois as a dietitian shall file an application with the Department, on forms provided by the Department, which includes:
 - 1) Certification of education and an official transcript from a baccalaureate or post baccalaureate degree program in human nutrition, foods and nutrition, dietetics, food systems management or nutrition education, or in an equivalent major course of study recommended by the Board and approved by the Department in accordance with Section 1245.130(a) of this Part;
 - 2) Certification of at least 900 hours of supervised or internship experience as set forth in Section 1245.140 of this Part;
 - 3) Certification from the state or territory of the United States or the foreign country in which the applicant was originally licensed/registered and any location in which the applicant predominantly practices and is currently licensed/registered, stating:
 - A) The time during which the applicant was originally licensed/registered;
 - B) Whether the file of the applicant contains any record of disciplinary actions taken or pending; and
 - C) Examination(s) taken and examination score(s) received;
 - 4) A complete work history since graduation from a baccalaureate or post baccalaureate program; and
 - 5) The required fee as set forth in Section 85(d) of the Act.
- b) In lieu of the documents in subsection (1) and (2) above, the applicant may submit a current registration as a "registered dietitian" from the Commission on Dietetic Registration.
- c) An applicant for licensure as a dietitian who is registered/licensed under the laws of another state or territory of the United States or

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- of a foreign country or is a registered dietitian may practice dietetics in this State until:
- 1) The expiration of 6 months after the filing of the written application;
 - 2) The withdrawal of the application; or
 - 3) The denial of the application by the Department.
- d) Upon the recommendation of the Board and approval of the Director, an applicant shall have the license restored or be notified in writing of the reason for denying the application.

SUBPART C: NUTRITION COUNSELOR**Section 1245.200 Application for Licensure as a Nutrition Counselor Under Section 60(b) of the Act (Grandfather)**

- a) Any person seeking a license without examination under Section 60(b) of the Dietetic and Nutrition Services Practice Act shall file an application with the Department, on forms provided by the Department. The application shall be postmarked no later than December 31, 1995, and shall include the following:
 - 1) Verification of employment as a provider of nutrition services in Illinois for remuneration for at least 3 of the last 5 years prior to January 1, 1992, for a minimum of 20 hours per week. Employment shall be documented by one or more of the following:
 - A) Certification of experience, on forms provided by the Department, signed by an employer; or
 - B) Three affidavits submitted by clients, peers or colleagues familiar with the applicant's work;
 - 2) Evidence of meeting a level of competency as required in Section 60(b) of the Act. Evidence shall include at least one of the following:
 - A) Submission of a certification of education, on forms provided by the Department, and an official transcript from a baccalaureate degree or post baccalaureate degree in human nutrition, food sciences, home economics, biochemistry, physiology, public health, or an equivalent major course of study as set forth in Section 1245.230 from a school or program accredited at the time of graduation by an accrediting agency recognized by the Commission on Recognition of Post-Secondary Accreditation and the United States Department of Education; or
 - B) Verification of licensure: Doctor of Chiropractic (D.C.), Doctor of Naprapathy (D.N.), Medical Doctor (M.D.) or Doctor of Osteopathy (D.O.), Registered Professional Nurse (R.N.); or
 - C) Verification of current registration as a Certified Clinical Nutritionist (CCN), proof of passage of the CCN examination from the International and American Association of Clinical Nutritionists and a baccalaureate or post baccalaureate

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degree from a regionally accredited institution; or

D) Verification of practicing nutrition counseling for at least 15 years for remuneration; or

E) Proof of a current registration from the Certification Board for Nutrition Specialists with the American College of Nutrition;

- 3) A complete work history;
- 4) The required fee set forth in Section 85(a) of the Act; and
- 5) Certification, on forms provided by the Department, from the state or territory of the United States in which the applicant was originally licensed and the state in which the applicant is currently licensed, if applicable, stating:
 - A) The time during which the applicant was licensed in that jurisdiction, including the date of original issuance of the license;
 - B) A description of the examination in that jurisdiction; and
 - C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.
- b) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:
 - 1) Provide such information as may be necessary; and/or
 - 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information.

Section 1245.210 Application for Examination/Licensure

- a) An applicant for examination to obtain licensure as a nutrition counselor shall file an application, on forms provided by the Department, at least 90 days prior to the examination date. The application shall include:
 - 1) Certification of education, on forms provided by the Department, and an official transcript indicating the applicant holds one of the following:
 - A) A baccalaureate degree or post baccalaureate degree in human nutrition, food sciences, home economics, biochemistry, physiology or public health granted from a school or program accredited by an accrediting agency recognized by the Commission on Recognition of Post-Secondary Accreditation and the United States Department of Education; or
 - B) A baccalaureate degree or post baccalaureate degree in an equivalent major course of study recommended by the Board and approved by the Department in accordance with Section 1245.230 of this Part;
 - 2) Verification of experience, on forms provided by the Department:
 - A) Prior to January 1, 1995, an applicant shall document 900

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hours of employment as a nutrition counselor;

B) Beginning January 1, 1995, an applicant shall document at least 900 hours of supervised experience as defined in Section 1245.240 of this Part;

- 3) A complete work history since graduation from a baccalaureate program;
- 4) The required fee set forth in Section 85 of the Act; and
- 5) Certification, on forms provided by the Department, from the state or territory of the United States in which the applicant was originally licensed and the state in which the applicant is currently licensed, if applicable, stating:
 - A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance of the license;
 - B) A description of the examination in that jurisdiction; and
 - C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.
- b) An applicant who has filed a completed application with the Department may work under direct supervision as defined in Section 1245.10 of this Part.

Section 1245.220 Examination

- a) The examination for licensed nutrition counselors shall be administered by the Department and provided by the Certification Board for Nutrition Specialists with the American College of Nutrition.
- b) The passing score on the examination shall be the passing score of the testing entity.
- c) Applicants who fail the examination 3 times shall be required to submit proof to the Department of the completion of 6 hours of nutrition course work as set forth in Section 1245.230(a)(6) prior to sitting for the examination a fourth time. An individual who has failed the examination 3 times shall be allowed to work under the direct supervision of an appropriate supervisor as defined in Section 1245.240(a).

Section 1245.230 Approved Programs of Nutrition Counselors

The Department of Professional Regulation shall approve a program if it meets the following minimum criteria:

- a) Is accredited by an agency recognized by the Commission on Recognition of Post-Secondary Accreditation and the United States Department of Education, or is a foreign program that has been validated by an accrediting agency approved by the U.S. Department of Education as offering a degree equivalent to the baccalaureate or post baccalaureate degree conferred by a regionally accredited college or university in the United States;
- b) Has a sufficient number of full-time instructors to assure that educational obligations to the student are fulfilled. The faculty

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must have demonstrated competence as evidenced by appropriate degrees in their area(s) of teaching from professional colleges or institutions;

- c) Has a designated program director;
- d) Maintains permanent student records which summarize the credentials for admission, attendance, grades and other records of performance; and
- e) Either:
 - 1) Grants a baccalaureate or post baccalaureate degree in human nutrition, food sciences, home economics, biochemistry, physiology or public health; or
 - 2) Offers a baccalaureate or post baccalaureate degree with a major course of study that includes all of the following course work:
 - A) Foods and Nutrition - 12 semester hours must include:
 - i) Principles of human nutrition or the equivalent;
 - ii) Principles of food preparation or the equivalent; and
 - iii) Nutrition through the life cycle, applied human nutrition, advanced human nutrition or the equivalent;
 - B) Management - 3 semester hours (such as food service or health systems) or the equivalent;
 - C) Education - 3 semester hours (methods of education, student teaching or the equivalent course work);
 - D) Behavioral Science - 3 semester hours (such as psychology, sociology, counseling or educational psychology) or the equivalent;
 - E) Organic Chemistry or Biochemistry - 3 semester hours or the equivalent; and
 - F) Human Anatomy and Physiology - 3 semester hours or the equivalent.

Section 1245.240 Experience

- a) A minimum of 900 hours of experience in nutrition services as defined in Section 10 of the Act completed within 5 years is required for licensure as a nutrition counselor under Section 50 of the Act. The experience shall have been received from an individual(s) who, at the time supervision took place, was one of the following:
 - 1) A licensed nutrition counselor;
 - 2) A "registered dietitian" with the Commission on Dietetic Registration;
 - 3) A licensed dietitian;
 - 4) A practitioner whose license includes nutrition care;
 - 5) An individual with a doctoral degree conferred by a U.S. regionally accredited college or university with a major course of study in human nutrition, nutrition education, food and nutrition, public health, dietetics or food systems management; or
 - 6) An individual who obtained a doctoral degree outside the United States and its territories that is equivalent to a major course

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of study in human nutrition, nutrition education, food and nutrition, public health, dietetics or food systems management must have the degree validated as equivalent to the doctoral degree conferred by a U.S. regionally accredited college or university.

- b) After January 1, 1996, an individual shall have at least 3 years of experience in nutrition services in order to supervise practice experience.
- c) Supervised practice experience must be completed in the United States or its territories.
- d) The supervisor shall observe, supervise and assess the applicant.
- e) The experience shall be under direct supervision as defined in Section 1245.10 and shall be documented by the supervisor as satisfactory or better.
- f) The supervised experience may be obtained prior to, concurrently or following the completion of the education requirements.
- g) The experience shall be completed prior to filing an application with the Department for licensure/examination.

Section 1245.250 Endorsement

- a) An applicant who is registered/licensed under the laws of another state or territory of the United States or of a foreign country and who wishes to be licensed in Illinois as a nutrition counselor shall file an application with the Department, on forms provided by the Department, which includes:
 - 1) Certification of a baccalaureate degree or post baccalaureate degree in human nutrition, food sciences, home economics, biochemistry, physiology or public health, or in an equivalent major course of study recommended by the Board and approved by the Department in accordance with Section 1245.230 of this Part;
 - 2) Certification of at least 900 hours of experience in accordance with Section 1245.240 of this Part;
 - 3) Certification from the state or territory of the United States or the foreign country in which the applicant was originally licensed/registered and any location in which the applicant is currently licensed/registered, stating:
 - A) The time during which the applicant was originally licensed/registered;
 - B) Whether the file of the applicant contains any record of disciplinary actions taken or pending; and
 - C) Examination(s) taken and examination score(s) received;
 - 4) A complete work history; and
 - 5) The required fee as set forth in Section 85(d) of the Act.

- b) An applicant for licensure as a nutrition counselor who is registered/licensed under the laws of another state or territory of the United States or of a foreign country may practice in this State until:
 - 1) The expiration of 6 months after the filing of the written

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- application;
- 2) The withdrawal of the application; or
 - 3) The denial of the application by the Department.

SUBPART D: GENERAL

Section 1245.300 Renewal

- a) The first renewal period for licenses issued under the Act shall be October 31, 1997. Thereafter, every license issued under the Act shall expire October 31 of odd-numbered years. The holder of a license may renew such license during the month preceding the expiration date by paying the required fee.
- b) It is the responsibility of each licensee to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee or to renew one's license.

Section 1245.320 Inactive Status

- a) A licensed dietitian or nutrition counselor who notifies the Department, on forms provided by the Department, may place the license on inactive status and shall be excused from paying renewal fees until he/she notifies the Department in writing of the intention to resume active practice.
- b) Any dietitian or nutrition counselor whose license is on inactive status shall not practice dietetics and shall not use the title "licensed dietitian" or "licensed nutrition counselor" in the State of Illinois. Any person violating this subsection shall be considered to be practicing without a license and shall be subject to the disciplinary provisions of the Act.

Section 1455.340 Granting Variances

- a) The Director may grant variances from these rules in individual cases where:
 - 1) The provision from which the variance is granted is not statutorily mandated;
 - 2) No party will be injured by the granting of the variance; and
 - 3) The rule from which the variance is granted would, in the particular case, be unreasonable or unnecessarily burdensome.
- b) The Director shall notify the Dietetic and Nutrition Services Practice Board in writing of the granting of a variance, and the reasons therefor.

ILLINOIS RACING BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Licensing
- 2) Code Citation: 11 Ill. Adm. Code 502
- 3) Section Numbers: 502.200 Proposed Action: Amendment
502.210 Amendment
- 4) Statutory Authority: 230 ILCS 5
- 5) A complete description of the subjects and issues involved: Current rules require that an applicant for a trainer or assistant trainer license be previously licensed in that capacity for at least two years. The amendments reduce the requirement to one year.
- 6) Will these proposed amendments replace emergency amendments currently in effect? No.

- 7) Does this rulemaking contain an automatic repeal date? No.

- 8) Do these proposed amendments contain incorporation by reference? No.

- 9) Are there any other proposed amendments pending in this Part? No.

- 10) Statement of Statewide Policy Objectives: No local governmental units will be required to increase expenditures.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: All written comments must be submitted, within 30 days of this notice, to: Illinois Racing Board, Legal Dept., 100 West Randolph, Ste. 11-100, Chicago, Illinois 60601

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Dept. Commerce and Community Affairs: 11/16/94

- B) Types of small business affected: None

- C) Reporting, bookkeeping or other procedures required for compliance: None

- D) Types of professional skills necessary for compliance: None

The full text of the proposed amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER c: RULES APPLICABLE TO ALL OCCUPATION LICENSEES

PART 502
LICENSING

SUBPART A: PROCEDURE

Section

502.10 Submission of Application
 502.20 Complete Application
 502.30 License Fees
 502.40 Duration and Extent of Occupation Licenses
 502.50 Rulings and Hearings
 502.55 Denial of License
 502.58 License to Participate

SUBPART B: STATUTORY GROUNDS FOR DENIAL OF A LICENSE

Section

502.60 Denial of a License for Criminal Conviction
 502.72 First-Time Applicant Who Has Been Convicted of a Crime
 502.76 Prohibitions Against Persons on Conditional Discharge, Parole, Probation or Supervision
 502.78 Probationary Nature of Licenses
 502.80 Unqualified to Perform the Duties
 502.90 Falsifying Answers or Omitting Facts
 502.100 Just Cause
 502.102 Burden of Going Forward
 502.104 Denial of a License for Just Cause in Illinois or in Another Racing Jurisdiction

SUBPART C: GENERAL CRITERIA

Section

502.110 Criteria for Determining Eligibility
 502.115 Standards Required of All Applicants

SUBPART D: OWNERS

Section

502.120 Owners

SUBPART E: TRAINERS AND ASSISTANT TRAINERS

Section

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502.200 Trainers and Assistant Trainers
 502.210 Prospective Trainers or Assistant Trainers
 502.220 Workers' Compensation

SUBPART F: JOCKEYS AND APPRENTICE JOCKEYS

Section

502.230 Jockeys and Apprentice Jockeys
 502.235 Apprentice Jockeys, Criteria for Eligibility
 502.238 Apprentice Contract or Certificate

SUBPART G: DRIVERS

Section

502.250 Harness Driver
 502.260 Prospective Harness Drivers
 502.270 "Q" Licenses
 502.280 "P" Licenses
 502.290 "A" Licenses

SUBPART H: OTHER LICENSEES

Section

502.300 Veterinarians
 502.320 Veterinary Assistant
 502.350 Farriers (Blacksmiths)
 502.380 Exercise Riders
 502.400 Pony Person
 502.450 Stable Foreman
 502.500 Jockey Agents
 502.600 Authorized Agents
 502.650 Tack Shop Operators and Other Vendors
 502.660 Vendor Helper
 502.680 Thoroughbred Grooms
 502.690 Harness Grooms
 502.700 Hotwalker
 502.790 Totalizator Employee

SUBPART I: CONFLICTS OF INTEREST

Section

502.800 General Provision
 502.820 Dual Licensing
 502.830 Limitations on License
 502.840 Husbands and Wives
 502.850 Transfer of a Horse

AUTHORITY: Implementing Section 15 and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (230 ILCS 5/9(b) and 15).

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SOURCE: Emergency rule adopted and codified at 6 Ill. Reg. 9711, effective July 27, 1982, for a maximum of 150 days; adopted and codified at 6 Ill. Reg. 13786, effective October 25, 1982; amended at 7 Ill. Reg. 5225, effective April 1, 1983; amended at 11 Ill. Reg. 20611, effective January 1, 1988; amended at 13 Ill. Reg. 1562, effective January 23, 1989; amended at 13 Ill. Reg. 4931, effective March 22, 1989; amended at 14 Ill. Reg. 17641, effective October 16, 1990; amended at 15 Ill. Reg. 11985, effective August 12, 1991; amended at 16 Ill. Reg. 12774, effective July 31, 1992; amended at 17 Ill. Reg. 19961, effective November 9, 1993; amended at 18 Ill. Reg. 11615, effective July 7, 1994; amended at 18 Ill. Reg. _____, effective _____.

Section 502.200 Trainers and Assistant Trainers

An applicant for a license as a trainer or an assistant trainer shall:

- a) Be at least 18 years of age and have been licensed as a trainer or assistant trainer by the Board or another racing jurisdiction. Any person applying for a license as a trainer or assistant trainer for the first time in Illinois shall submit to the examinations required of prospective trainers and assistant trainers, as provided in Section 502.210, unless previously licensed in one of these capacities in another racing jurisdiction for at least two one years year.
- b) Additionally, an applicant for a trainer's license shall:
 - 1) have at least one horse to train which is eligible to race in Illinois;
 - 2) be capable of meeting the financial obligations incurred in the stabling, racing, training, and care of the horse in his care; and,
 - 3) provide proof of having complied with Section 502.220.
- c) An applicant for an assistant trainer's license shall be employed by a licensed trainer. In order to employ an assistant trainer, a trainer must have at least six horses in his stable, but may have no more than one assistant trainer for every 20 horses in training. However, if a trainer has fewer than six horses and wishes to ship one or more to another race track, or if a trainer shows a hardship such as a physical impairment, the stewards shall allow the trainer to have an assistant trainer.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

Section 502.210 Prospective Trainers or Assistant Trainers

If the applicant for a trainer or assistant trainer's license has never been previously so licensed by the Board or has been so licensed by another racing jurisdiction for less than two one years year, the applicant shall:

- a) have at least two years' experience in a licensed racing occupation;
- b) submit three letters of recommendation from former employers and/or currently licensed trainers who can attest to the applicant's training ability and experience;

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- c) demonstrate, by actual performance his knowledge of horsemanship, including, but not limited to, saddling, bandaging, and diagnosing horse ailments.
- d) pass with a grade of 75% a written examination administered by the stewards or their designee, covering such subjects as rules of racing, care and handling of horses, and proper use of racing equipment. Such examinations shall be given from time to time as requested during race meetings but no such test shall be administered during the 30 days prior to the end of a race meeting or during the last 45 days of a calendar year.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Pick (N) Pools
- 2) Code Citation: 11 Ill. Adm. Code 308
- 3) Section Numbers: 308.20 Proposed Action: Amendment
- 4) Statutory Authority: 230 ILCS 5
- 5) A complete description of the subjects and issues involved: This amendment provides a new pool calculation method that allows for a 50% refund to all valid ticket holders if no one selects the first-place finishers in all the Pick (n) contests.
- 6) Will these proposed amendments replace emergency amendments currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- 8) Do these proposed amendments contain incorporation by reference? No.
- 9) Are there any other proposed amendments pending in this Part? No.
- 10) Statement of Statewide Policy Objectives: No local governmental units will be required to increase expenditures.
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: All comments should be submitted in writing, within 30 days of this notice, to: Illinois Racing Board, Legal Department, 100 West Randolph, Ste. 11-100, Chicago, Illinois 60601
- 12) Initial Regulatory Flexibility Analysis:
 - A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 11/16/94
 - B) Types of small business affected: None
 - C) Reporting, bookkeeping or other procedures required for compliance: None
 - D) Types of professional skills necessary for compliance: None

The full text of the proposed amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER I: ILLINOIS RACING BOARD
 SUBCHAPTER a: GENERAL RULES

PART 308
 PICK (N) POOLS

Section	Pick (n)
308.10	Pool Calculations
308.20	Dead Heats
308.30	Scratches
308.40	Cancellation of Races
308.50	Carryover Cap
308.60	Mandatory Distribution
308.70	Disclosure
308.80	Pick 3 Pools
308.90	

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Adopted at 18 Ill. Reg. 7433, effective May 8, 1994; amended at 18 Ill. Reg. _____, effective _____.

Section 308.20 Pool Calculations

The organization licensee may select one of the following methods for conducting its Pick (n) pool. As used in this Part, "Major Pool" is defined as seventy-five 75% of the daily net pool; and "Minor Pool" is defined as twenty-five 25% of the daily net pool. Any deviation from the Major/Minor pool percentage division must be approved by the State Director of Mutual.

- a) Method 1, Pick (n) with Carryover: The net Pick (n) pool and carryover, if any, shall be distributed as a single price pool to those who selected the first-place finisher in each of the Pick (n) contests, based upon the official order of finish. If there are no such wagers, then a designated percentage of the net pool shall be distributed as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests; and the remainder shall be added to the carryover.
- b) Method 2, Pick (n) with Minor Pool and Carryover: The major share of the net Pick (n) pool and the carryover, if any, shall be distributed to those who selected the first-place finisher in each of the Pick (n) contests, based upon the official order of finish. The minor share of the net Pick (n) pool shall be distributed to those who selected the first-place finisher in the second greatest number of Pick (n) contests, based upon the official order of finish. If there are no wagers selecting the first-place finisher of all Pick (n) contests, the minor share of the net Pick (n) pool shall be distributed as a

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single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests; and the major share shall be added to the carryover.

- c) Method 3, Pick (n) with No Minor Pool and No Carryover: The net Pick (n) pool shall be distributed as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests, based upon the official order of finish. If there are no winning wagers, the pool is refunded.

- d) Method 4, Pick (n) with Minor Pool and No Carryover: The major share of the net Pick (n) pool shall be distributed to those who selected the first place finisher in the greatest number of Pick (n) contests, based upon the official order of finish. The minor share of the net Pick (n) pool shall be distributed to those who selected the first-place finisher in the second greatest number of Pick (n) contests, based upon the official order of finish. If there are no wagers selecting the first-place finisher in a second greatest number of Pick (n) contests, the minor share of the net Pick (n) pool shall be combined with the major share for distribution as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests. If the greatest number of first-place finishers selected is one (1), the major and minor shares are combined for distribution as a single price pool. If there are no winning wagers, the pool is refunded.

- e) Method 5, Pick (n) with Minor Pool and No Carryover: The major share of net Pick (n) pool shall be distributed to those who selected the first-place finisher in each of the Pick (n) contests, based upon the official order of finish. The minor share of the net Pick (n) pool shall be distributed to those who selected the first-place finisher in the second greatest number of Pick (n) contests, based upon the official order of finish. If there are no wagers selecting the first-place finisher in all Pick (n) contests, the entire net Pick (n) pool shall be distributed as a single price pool to those who selected the first-place finisher in the greatest number of Pick (n) contests. If there are no wagers selecting the first-place finisher in a second greatest number of Pick (n) contests, the minor share of the net Pick (n) pool shall be combined with the major share for distribution as a single price pool to those who selected the first-place finisher in each of the Pick (n) contests. If there are no winning wagers, the pool is refunded.

- f) Method 6, Pick (n) with Minor Pool and Carryover: The net Pick (n) pool and carryover, if any, shall be distributed to those who selected the first-place finisher in each of the Pick (n) contests, based upon the official order of finish. If there are no wagers selecting the first-place finisher in all Pick (n) contests, two-thirds of the net pool (Major Pool) or one-half of the total gross pool, whichever is greater, shall be distributed as a single price pool to those who present a valid pari-mutuel wager for that Pick (n) pool and the remaining one-third of the net pool shall be added to the carryover. The minimum pay-off provisions contained in 11 Ill. Adm. Code 405.130

shall not apply when distributing the major pool in this pool calculation.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of the Part: Animal Diagnostic Laboratory Act
- 2) Code Citation: 8 Ill. Adm. Code 110
- 3) Section Numbers: Adopted Action:
 110.50 Amendment
 110.70 Amendment
 110.90 Amendment
 110.110 Amendment
- 4) Statutory Authority: Animal Disease Laboratory Act [510 ILCS 10]
- 5) Effective Date of amendments: December 1, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: December 1, 1994
- 9) Notices of Proposal Published in Illinois Register: June 24, 1994, 18 Ill. Reg. 8981
- 10) Has JCARE issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version: Nonsubstantive editorial corrections were made. A correction in the spelling of the laboratory test in Section 110.90(b)(18) was made ("Encephalomyocarditis" was corrected to read "Encephalomyocarditis").
- 12) Have all the changes agreed upon by the agency and JCARE been made as indicated in the agreement letter issued by JCARE? N/A
- 13) Will this amendment replace an emergency amendment in effect? No
- 14) Are there any amendments pending on this Part? No

- 15) Summary and purpose of amendments: Citation to the Illinois Revised Statutes has been deleted, and citation to the Illinois Compiled Statutes has been added.

Due to the increasing cost of disposing of dead animals, the disposal charge is being added to the necropsy fee (in cases where no additional tests are performed in addition to the necropsy) in Section 110.50(b). Also in this same Section, a fee for cosmetic necropsy is being added in cases where the owner wants the carcass back.

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NOTICE OF ADOPTED AMENDMENT(S)

The Galesburg Laboratory no longer performs some of the tests listed in Sections 110.70 and 110.90 and thus the "G" has been deleted. Section 110.70(d)(13) has been deleted as A-G ratios are no longer performed at either laboratory.

In Section 110.90(b)(5), the Department is giving a cut rate for multiple samples submitted for virus isolation in cell culture at the request of the livestock industry.

Additional categories have been added in Sections 110.90(b) and 110.110(h).

- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Debbie Wakefield
 Address: Illinois Department of Agriculture
 State Fairgrounds
 Springfield, Illinois 62794-9281
 Telephone: 217/782-2172 FAX: 217/785-4505

The full text of Adopted Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 8: AGRICULTURE AND ANIMALS
 CHAPTER I: DEPARTMENT OF AGRICULTURE
 SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS
 (EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

PART 110
 ANIMAL DIAGNOSTIC LABORATORY ACT

Section	Definitions
110.10	Submitting Specimens
110.20	Payment For Laboratory Services
110.30	Tests Not Covered By Fee Schedule
110.40	Minimum Fees
110.50	Euthanasia Fees
110.60	Clinical Pathology Fees
110.70	Histopathology Fees
110.80	Microbiology Fees
110.90	Parasitology Fees
110.100	Toxicology Fees
110.110	Miscellaneous Fees
110.120	Meats Chemistry Fees
110.130	

AUTHORITY: Implementing and authorized by the Animal Disease Laboratory Act [510 ILCS 10].

SOURCE: Adopted and codified at 8 Ill. Reg. 9047, effective July 1, 1984; amended at 9 Ill. Reg. 4471, effective March 22, 1985; amended at 9 Ill. Reg. 19638, effective January 1, 1986; amended at 10 Ill. Reg. 9733, effective May 21, 1986; amended at 11 Ill. Reg. 10163, effective May 15, 1987; amended at 12 Ill. Reg. 3379, effective January 25, 1988; amended at 13 Ill. Reg. 3617, effective April 15, 1989; amended at 14 Ill. Reg. 1907, effective January 19, 1990; amended at 14 Ill. Reg. 3416, effective March, 1, 1990; amended at 14 Ill. Reg. 15304, effective September 10, 1990; amended at 16 Ill. Reg. 11416, effective July 1, 1992; amended at 18 Ill. Reg. 1825, effective February 1, 1994; amended at 18 Ill. Reg. 17433, effective DEC 1 1994.

Section 110.50 Minimum Fees

- a) A minimum accession fee of \$5 per accession shall be charged on all accessions originating from Illinois animals, with the exception of samples for trichinosis testing for which the minimum accession fee is \$1. If such fees for the individual tests exceed the minimum fee, no minimum fee shall be charged. Persons submitting specimens for which there are no charges for the laboratory procedure shall be exempt from the minimum fee.
- b) The necropsy fee is \$40 per accession up to four animals for all species and cadavers submitted where more than one test is needed, with an additional \$15 for each additional animal. Poultry are exempt

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from the additional charge for each animal over four. If multiple tissue specimens are submitted where more than one test is needed, the fee is \$35 per accession for up to four animals with an additional \$15 for each additional animal. The necropsy fee and multiple tissue specimens fee will include a test in pathology, microbiology, parasitology and toxicology as indicated by the necropsy. These fees do not include electron microscopy examination, toxicologic screens, water and feed analysis, serology or herd surveys. In cases where only a necropsy is performed without any tests, the fee is \$20 plus the disposal fee. The fee for a cosmetic necropsy is \$200 (casses where the owner wants the carcass back).

- c) Electron microscopy and toxicologic tests (other than a screen for metals and pesticides) shall be performed only after consultation with and with approval from the person who requested the laboratory services at the fees set forth in this Part.
- d) All fees, including the minimum accession and necropsy fee, shall be doubled on all out-of-state animals, unless a specific charge is noted or the sample is referred from another state diagnostic laboratory at which time only the in-state fee will be charged.
- e) Serologic tests on paired, acute and convalescent specimens will be billed as one accession at the fee set forth in this Part.
- f) Accessions submitted as "rush priority" specimens shall be charged at twice the normal rate. This charge shall apply to any submission requesting service at a rate faster than the normal laboratory routine turnaround time for the requested test (e.g., before the regularly scheduled day, before other samples or on days requiring additional personnel time such as weekends or holidays). For cases where there is no in-state fee (i.e. pseudorabies or bovine or swine brucellosis), the fee shall be as for out-of-state samples.
- g) The fee for accessions up to four animals or multiple tissues from up to four animals for the following work-ups will be as indicated, with an additional \$15.00 for each additional animal. Poultry are exempt from the additional charge for each additional animal over four.

- 1) Porcine Abortion Work-up..... \$50.00 C, G
- 2) Bovine Abortion Work-up..... 75.00 C, G
- 3) Respiratory or Enteric Diagnostic Work-up..... 50.00 C, G

(Source: Amended at 18 Ill. Reg. 17433, effective DEC 1 1994)

Section 110.70 Clinical Pathology Fees

The following fees apply to those specimens submitted where a necropsy is not involved; with a minimum total fee of \$5.00:

a) Hematology:

- 1) Complete Blood Count (RBC, Hb, Ht, WBC, Diff.).....\$ 8.00 C, G
- 2) Erythrocyte..... 3.00 C, G

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3) Leukocyte.....	3.00 C, G
4) Bendixen Key.....	5.00 C, G
5) Hemoglobin.....	3.00 C, G
6) Hematocrit.....	3.00 C, G
7) Differential.....	3.00 C, G
8) L.E. Prep (Lupus erythematosus).....	10.00 G
9) Eosinophil Count--Total.....	5.00 C7-6
10) Stippling.....	3.00 C, G
11) Fibrinogen.....	3.00 G
12) Erythrocyte Indices.....	3.00 G
13) Shorr Stain (canine distemper).....	5.00 C, G
14) Hemobartonella--Aridine Orange.....	5.00 C, G
15) Erythrocyte Parasites--Wright's Giemsa Stain.....	5.00 C, G
16) Erythrocyte Sedimentation Rate.....	5.00 C
17) Blood Compatibility Crossmatch.....	7.00 C
18) Pandey (Qualitative Protein).....	3.00 C
19) Bone Marrow, Collection and Examination.....	20.00 C
20) Bone Marrow Examination.....	5.00 C, G
21) Microfilaria.....	3.00 C, G
b) Urinalysis	
1) Routine Chemistry and Microscopic Examination.....	5.00 C, G
2) Urine Urobilinogen, Qualitative.....	3.00 G
3) Urine Na.....	3.00 C7-6
4) Urine K.....	3.00 C7-6
c) Enzymology	
1) SGOT (serum glutamic oxalacetic transaminase).....	3.00 C7-6
2) SGPT (serum glutamic pyruvic transaminase).....	3.00 C7-6
3) LDH (lactic dehydrogenase).....	3.00 C
4) Alkaline Phosphatase.....	3.00 C7-6
5) Lipase.....	5.00 C
6) Amylase.....	5.00 C7-6
7) Sorbitol dehydrogenase.....	5.00 C
8) Arginase.....	5.00 C
9) Trypsin Fecal Digestion.....	3.00 G
d) Chemistry	
1) Bilirubin--Total and Direct.....	10.00 C
Total Only.....	5.00 C
Direct Only.....	5.00 C
2) Electrolytes (Ca, P, Mg, K, and Na).....	12.00 C, G
3) Calcium.....	3.00 C, G
4) Chloride.....	3.00 C
5) Cholesterol, Total.....	3.00 C7-6
6) Creatinine.....	3.00 C7-6
7) Glucose.....	3.00 C
8) Phosphorus.....	3.00 C
9) Lactic Acid.....	3.00 C
10) Potassium.....	3.00 C, G
11) Total Protein.....	3.00 C, G
12) Albumin.....	3.00 C7-6

13) A-G-Ratio.....	3.00 C, G
14) Sodium.....	3.00 C, G
15) Blood Urea Nitrogen.....	3.00 C7-6
16) Uric Acid.....	3.00 C
17) Zinc.....	3.00 C
18) Magnesium.....	3.00 C
19) Copper.....	3.00 C
20) Iron.....	3.00 C
e) Other Tests	
1) Calculi Analysis, Qualitative.....	10.00 C
2) Semen Examination.....	10.00 C, G
3) Cytology Transudate/Exudate	
Cytology Examination Only.....	5.00 C, G
Complete (i.e., Count, SG, TP, Sugar, Culture)	
4) Spinal Fluid (Cytology, SG, TP).....	15.00 C, G
.....	10.00 C, G
(Source: Amended at 18 Ill. Reg. 17433, effective DEC 01 1994)	
Section 110.90 Microbiology Fees	
The following are the fees for microbiology:	
a) Bacteriology, Mycoplasma and Fungi	
1) Aerobic or anaerobic culture without sensitivity testing.....	10.00 C, G
2) Aerobic culture with sensitivity testing.....	15.00 C, G
3) Clostridium perfringens serotyping.....	5.00 G
4) Milk samples for mastitis evaluation	
1-4 specimens.....	15.00 C, G
(additional specimens, each at).....	2.00 C, G
Wisconsin mastitis test	
1-10 specimens, each.....	2.00 C
(additional specimens, each at).....	1.00 C
5) Leptospirosis--6 serotypes	
Microtiter test-per specimen.....	2.00 C, G
Canine brucellosis--per specimen.....	5.00 C, G, S
7) Fluorescent Antibody Test (FA).....	10.00 C, G
8) Escherichia coli serotyping.....	3.00 C, G
9) Campylobacter (culture).....	4.00 C, G
10) Salmonella Serotyping.....	1.00 C7-6
Salmonella isolation using enrichment media.....	6.00 C, G
11) Hemophilus (culture).....	3.00 C, G
12) Nasal Swabs--Bordetella.....	2.00 C, G
13) Listeria (culture).....	4.00 C, G
14) Haemophilus equigenitalis (CEM).....	4.00 C, G
15) Spirochetes (swine dysentery--Treponema sp.).....	3.00 C, G
16) Johne's Bacillus (first specimen).....	7.00 C, G
(each additional specimen).....	4.00 C, G

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17) Prepare and Supply Transport Media (per tube).....	1.00 C, G
18) Return culture for bacterin production per organism..	2.00 C, G
19) Mycology Testing.....	6.00 C, G
20) Microscopic examination.....	3.00 C
21) Mycoplasma Testing.....	6.00 C, G
22) E. Coli or Metritis (1-4 specimens).....	15.00 C, G
(each additional specimen).....	2.00 C, G
b) Virology	
1) Electron Microscopy--fecal.....	15.00 G
2) Pseudorabies Serology (positive or negative).....no charge C, G	
Pseudorabies Serology Out-of-State.....	3.00 C, G
Pseudorabies Serology (positive or negative) and end titer.....	3.00 C, G
Pseudorabies Serology (request for screen at dilution of 1:2).....	3.00 C, G
3) Fluorescent Antibody Test (each disease).....	10.00 C, G
4) Rabies.....	5.00 C, G
5) Virus Isolation in Cell Culture (1 specimen).....	15.00 C, G
(Each additional specimen).....	10.00 C, G
6) Viral Serology (each disease) (1-5 specimens, each).....	3.00 C, G
(Each additional specimen).....	1.00 C, G
7) Feline Leukemia Virus.....	10.00 C
8) Feline Infectious Peritonitis (F.I.P.).....	5.00 C
9) Canine parvo-virus (EITSA) fecal.....	5.00 C, G
10) Canine parvo-virus serum.....	5.00 C
11) Canine distemper on serum.....	5.00 C
12) Rota-virus on fecal.....	10.00 C
13) Semen testing (export).....	10.00 C
14) Swine enterovirus (8 serotypes).....	12.00 C
15) FeLV-FeLT.....	15.00 C
16) Porcine fetal fluid IgG.....	3.00 G
17) Feline lentivirus (FeLT).....	10.00 C
18) Encephalomyocarditis (1-5 specimens, each).....	3.00 C, G
(Each additional specimen).....	1.00 C, G
19) PRRS (screening 1:20).....	2.00 G
PRRS end titer.....	4.00 C, G
c) Chlamydia Isolation in Cell Culture.....	15.00 C, G
d) Miscellaneous serology	
1) Toxoplasmosis.....	5.00 C
2) ERA-AGID.....	2.50 S
3) Mare Immunological Pregnancy Test (35-60 days post-service).....	15.00 C
4) Aleutian Disease-Mink (immunoelectrophoresis).....	.20 S
5) Out-of-State brucellosis serology.....	.50 C, G, S
6) Brucellosis testing other than bovine, porcine and canine.....	.50 C, G, S

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7) Bluetongue (1-5 specimens, each).....	3.00 C, S
(Each additional specimen).....	2.00 C, S
8) Bovine leukemia (BLV-AGID) (1-5 specimens, each).....	3.00 C, S
(Each additional specimen).....	1.00 C, S
9) Vesicular stomatitis.....	3.00 C
10) Complement Fixation Serology (1-5 specimens, each).....	3.00 C
(Each additional specimen).....	1.00 C
Note: The Complement Fixation Serology tests include testing for anaplasmosis, and chlamydia.	

(Source: Amended at 18 Ill. Reg. 17438, effective DEC 01 1994)

Section 110.110 Toxicology Fees

a) A maximum charge of \$100 shall be assessed Illinois residents. There is no maximum charge for out-of-state residents.	
b) Toxicology Work-up: Maximum \$50 per animal or \$100 per herd (Illinois animals).	
c) Metals	
1) Arsenic or Selenium 1-3 specimens, each.....	20.00 C
each additional specimen.....	10.00 C
2) Lead, Copper, Zinc, Thallium, Calcium, Sodium, Manganese, Potassium, Iron, Chromium, Cobalt, Nickel, or Manganese 1-3 specimens, each.....	8.00 C
each additional specimen.....	5.00 C
3) Cadmium, Molybdenum and Mercury 1-3 specimens, each.....	10.00 C
(each additional specimen).....	6.00 C
d) Insecticide Screen	
1) Organochlorines, organophosphates.....	40.00 C
2) Carbamates.....	30.00 C
3) Individual insecticide.....	20.00 C
4) Ivermectin: Blood..... 25.00 C	
Tissue..... 50.00 C	
e) Herbicides	
1) Phenox compounds.....	40.00 C
2) Individual analysis of any herbicide from screen.....	20.00 C
3) Herbicide screen (heterocyclic nitrogen derivatives, dinitroanilines, urea, carbamate and anilide compounds).....	50.00 C
4) Imidazole compounds.....	50.00 C
f) Rodenticides	
1) Anticoagulant screen.....	25.00 C

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2) Zinc Phosphide.....	10.00 C
3) Strychnine and other alkaloïds.....	10.00 C
4) Yellow Phosphorus.....	5.00 C
5) Individual anticoagulant.....	10.00 C
6) Fluoracetate (1080).....	20.00 C
g) Mycotoxins	
1) Screen (aflatoxins, T-2, D&S, Vomitoxin, Zearalenone).....	50.00 C
2) Milk or urine aflatoxin.....	20.00 C
3) Ochratoxin.....	30.00 C
4) Citrinin.....	30.00 C
5) Individual analysis of any mycotoxin from screen.....	20.00 C
6) Cyclopiazonic acid (CPA).....	30.00 C
7) Blacklight for Aspergillus flavus.....	2.00 C
8) Endophyte testing	
Staining.....	12.50 C
Grow-out.....	15.00 C
h) Miscellaneous Analysis	
1) Feed microscopy.....	10.00 C
2) Nitrate:	
Ground Materials (first specimen).....	8.00 C
(each additional specimen).....	4.00 C
Forages (first specimen).....	12.00 C
(each additional specimen).....	9.00 C
On Vitreous humor.....	5.00 C
3) Cyanide.....	10.00 C
Cyanide (screen-picric acid).....	5.00 C
4) Ammonia (Urea Toxicosis)	
first specimen.....	10.00 C
(each additional specimen).....	5.00 C
5) Carboxyhemoglobin, Methemoglobin, Sulfahemoglobin (first specimen).....	15.00 C
(each additional specimen).....	5.00 C
6) Sulfate.....	5.00 C
7) Creosote, Petroleum Products.....	15.00 C
8) pH.....	1.00 C
9) Urea.....	10.00 C
10) Total chlorides, feeds or water.....	5.00 C
11) Monensin or other ionophore (each).....	25.00 C
12) Water chlorine.....	5.00 C
13) Water nitrate, nitrite (each).....	5.00 C
14) Water hydrogen sulfide.....	5.00 C
15) Water hardness.....	5.00 C
16) Pentachlorophenol (PCP or Penta).....	15.00 C
17) Bone--Percent Ash, Ca, Po4.....	12.00 C
18) Ca, Po4 (in feed).....	10.00 C
19) Ergot alkaloïds.....	15.00 C
20) Antibiotics in feed (each).....	15.00 C

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21) Vitamin Analysis (each).....	10.00 C
22) Feed Quality Analysis.....	30.00 C
23) Protein and moisture analysis.....	7.50 C
24) Gas chromatographic/mass spectrophotometric analysis (each sample).....	50.00 C
25) Cholinesterase:	
Blood (first specimen).....	10.00 C
(Each additional specimen).....	5.00 C
Brain (first specimen).....	15.00 C
(Each additional specimen).....	10.00 C
26) Drug screen.....	25.00 C
27) Sulfa residue (each sulfa drug).....	5.00 C
28) Water quality screen (CH, OP, Carbamates, Herbicides, Lead).....	100.00 C
29) Total dissolved solids (Water).....	5.00 C
30) Specific gravity (Water).....	5.00 C
31) Polychlorinated biphenyls (PCB).....	50.00 C
32) Sugar analysis (each).....	20.00 C
33) Ethylene glycol.....	20.00 C
34) Fiber.....	5.00 C

(Source: Amended at 18 Ill. Reg. 17438, effective DEC 01 1994)

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- 1) Heading of the Part: Program Accounting Manual
- 2) Code Citation: 23 Ill. Adm. Code 110
- 3) Section Number: Adopted Action:
110.15 Amendment
- 4) Statutory Authority: 105 ILCS 5/2-3.17a, 2-3.27 and 2-3.28
- 5) Effective Date of Rules: November 28, 1994
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rule contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: November 22, 1994
- 9) Notice of Proposal Published in Illinois Register:

18 Ill. Reg. 9776; July 1, 1994

- 10) Has JC&R issued a Statement of Objections to this rule? No.
- 11) Difference(s) between proposal and final version: No changes were made in the final version.
- 12) Have all the changes agreed upon by the agency and JC&R been made as indicated in the agreement letter issued by JC&R? No changes were requested by JC&R.
- 13) Will this amendment replace an emergency amendment currently in effect? No.
- 14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of the amendment: These amendments establish administrative procedures that result from the reorganization of the delivery of intermediate services (Sections 3A-4, 3A-16, and 3A-17 of the School Code [105 ILCS 5/3A-4, 3A-16, and 3A-17]). These rules also strengthen fiscal accountability for these newly established service areas.

16) Information and questions regarding this adopted amendment shall be directed to:

Name: J. Robert Sampson
Address: Illinois State Board of Education
100 North First Street
Springfield, Illinois 62777-0001

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Telephone: (217) 782-2826

The full text of the adopted amendment begins on the next page:

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funds and accounts as are in the care, custody or control of the regional superintendent of schools, and as are required for the purpose of enabling the State Board of Education to perform the audits required by Section 2-3.17a of the School Code and for the review, approval and reporting requirements of Sections 2-3.62, 3-12, 3A-16, and 3A-17 of the School Code. The Regional Office of Education shall maintain records in accordance with this Part as applicable. Financial records shall be maintained on either a cash or accrual basis of accounting. However, supporting information must be maintained to allow preparation of an accrual statement as required in subsection (b) below.

b) For audit purposes each regional superintendent-of-schools office of education shall make available to the State Board of Education or its agent all books and records during regular business hours on such days in each fiscal year as the State Board of Education or its designated agents shall deem necessary to make and complete the required audits. Such records shall be completed in auditable form by August 15 of the succeeding fiscal year. Financial reports are to be available no later than August 31 in order that the annual audit may be done by an independent auditor as selected by the State Board of Education. Annual Financial Statements are to be prepared on an accrual basis of accounting on forms prescribed by the State Board of Education no later than November 15. For reasonable cause, extensions may be granted by the State Board of Education.

c) Each regional superintendent-of-schools office of education shall make available the books and records necessary to make the required audit by providing to the State Board of Education or its agent full, complete and unrestricted access to such books and records and to such person or persons who may have prepared, reviewed, reported on or otherwise have knowledge of them.

d) Each regional superintendent-of-schools office of education shall retain all books and records for a period of five years or until each required audit is resolved. This provision shall not be construed to shorten any record retention requirement otherwise applicable to such records.

e) A presentation of the annual audit will be given to the Regional Office of Education Oversight Board at the next regularly scheduled meeting following completion of the audit.

f) Fees for conferences, workshops, materials and other costs charged for discretionary activities not required by law or rule are to be determined on a cost-recovery basis. Excess funds resulting from registrations or requests for materials/services beyond the anticipated cost-recovery basis shall be deposited in an enterprise fund to be used solely to reduce the cost of similar items or to cover costs incurred due to less-than-anticipated registrations or requests for materials/services.

(Source: Amended at 18 Ill. Reg. 17443, effective NOV 23 1994)

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TITLE 23: EDUCATION AND CULTURAL RESOURCES
SUBTITLE A: EDUCATION
CHAPTER I: STATE BOARD OF EDUCATION
SUBCHAPTER C: FINANCE

PART 110
PROGRAM ACCOUNTING MANUAL

Section	
110.10	Use of this Manual
110.20	Fund Accounting
110.25	Transfer of Interest to Other Funds
110.30	Balance Sheet Accounting
110.40	Revenue Accounting
110.50	Expenditure Accounting
110.60	Criteria for Cost Identification
110.70	Account Classification Summary
110.80	Transaction Codes
110.90	State Reporting Requirements
110.100	Budgeting
110.110	Audit Requirements
110.115	Educational-Service-Region-AuditRegional Offices of Education
110.120	Supplies and Equipment
110.125	Revolving/Imprest Fund
110.135	Petty Cash Fund
TABLE A	EXPLANATION OF FUNDS
TABLE B	DEFINITIONS OF BALANCE SHEET ACCOUNTS
TABLE C	DEFINITIONS OF REVENUE CLASSIFICATIONS
TABLE D	DEFINITIONS OF EXPENDITURE DIMENSIONS

AUTHORITY: Implementing and authorized by Sections 2-3.17a, 2-3.27, 2-3.28 and 34-43.1 of the School Code [105 ILCS 5/2-3.17a, 2-3.27, 2-3.28 and 34-43.1].

SOURCE: Adopted at 10 Ill. Reg. 20508, effective December 2, 1986; amended at 13 Ill. Reg. 7610, effective May 4, 1989; amended at 14 Ill. Reg. 20608, effective December 14, 1990; amended at 18 Ill. Reg. 5178, effective March 22, 1994; amended at 18 Ill. Reg. 17443, effective NOV 23 1994.

Section 110.115 Educational-Service-Region-Audit Regional Offices of Education

This Section specifies the rules needed to implement the requirements of Section 2-3.17a, 2-3.62, 3-12, 3A-16, and 3A-17 of the School Code (105 ILCS 5/2-3.17a, 2-3.62, 3-12, 3A-16, and 3A-17).

a) "Books and records" as used in this Section means all financial statements, fiscal documents, vouchers for distributions, records of cash receipts, records of obligation and expenditure of funds, records of accounts and funds, journals, ledgers and subsidiary records thereof, computer programs and data files integral to records of such

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1) Heading of the Part: Regional Oversight Boards and Intermediate Services

2) Code Citation: 23 Ill. Adm. Code 525

3) Section Number: Adopted Action:

525.10 New Section
525.20 New Section
525.30 New Section
525.40 New Section
525.50 New Section
525.60 New Section
525.100 New Section
525.110 New Section
525.120 New Section
525.130 New Section
525.140 New Section
525.150 New Section
525.160 New Section

4) Statutory Authority: 105 ILCS 5/2-3.62, 3A-16 and 3A-17

5) Effective Date of Rules: November 28, 1994

6) Does this rulemaking contain an automatic repeal date? No.

7) Does this rule contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: November 22, 1994

9) Notice of Proposal Published in Illinois Register:

18 Ill Reg. 9781; July 1, 1994

10) Has JCAR issued a Statement of Objections to these rules? No.

11) Difference(s) between proposal and final version: The following change has been made in Section 525.10:

Beginning on the first Monday of August 1995, each of the 45 Regional Offices of Education established pursuant to Section 3A-4 of the School Code [105 ILCS 5/3A-4] shall have an Oversight Board to carry out the duties and ~~programs~~ OVERSEE THE PLANNING AND DELIVERY OF PROGRAMS AND SERVICES as specified in Sections 3A-16 and 3A-17 of the School Code [105 ILCS 5/3A-16 and 3A-17] and Sections 525.40 and 525.110 of this Part.

Section 525.20 was changed to read as follows:

The following activities and responsibilities must be incorporated into

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each ~~Board's~~ Regional Office of Education's regional improvement plan developed in accordance with Section 525.120 of this Part for the delivery of services through the Regional Offices of Education:

The following changes have been made in Section 525.30(a)(1) through (a)(10):

Each Oversight Board shall have 13 members, comprising seven public members, four certified public school teachers and two certified public school administrators, all of whom shall serve four-year terms, except as specified in Section 525.30(e) of this Part. Regional Superintendents of ~~Education Schools~~ in each of the Regional Offices of Education shall be responsible for coordinating the Oversight Board selection process, which will include notifying constituency groups of the need to choose members; preparing ballots; and reporting the selection process results to the State Board of Education, and to the school district superintendents and collective bargaining representatives in their respective regions. For the purposes of this Section, "Regional Superintendent of Schools" includes those Regional Superintendents who exercise authority over the regions in existence as of January 1, 1995, and those Regional Superintendents shall work collaboratively in conducting the selection process in cases where their regions will comprise a single region as of August 7, 1995 (see Section 525.10 of this Part).

a) Seven public members shall be chosen by the presidents of the region's school parent groups (see subsection (a)(4) of this Section) at a meeting meetings held initially in April 1995 and then during the month of April of each year thereafter as public members' terms expire. ~~Public members shall be selected on a geographic basis.~~ Public members shall be selected on a geographic basis from any one major populated area of the region. One public member shall be selected from each of seven balanced subregions. The boundaries of which shall be determined by the Regional Superintendent of Schools, and shall be from each of the region's counties in multi-county regions. In regions comprised of eight or more counties, only one member can be from any county. Subregion boundary lines shall be along school district boundary lines and shall, insofar as possible, be drawn to achieve numerical balance of enrolled students in each subregion.

1) Any person residing in the region to be served by the Oversight Board shall be eligible to be considered for nomination, provided on the date of selection he or she:

A) IS A CITIZEN OF THE ~~UNITED STATES~~ UNITED STATES, IS AT LEAST 18 YEARS OLD, HAS BEEN A RESIDENT ~~OF THE STATE AND THE REGION SUBREGION~~ OF THE STATE AND THE REGION SUBREGION FROM WHICH HE OR SHE IS TO BE SELECTED FOR AT LEAST ONE YEAR, IS A REGISTERED VOTER AS PROVIDED IN THE GENERAL ELECTION LAW, AND IS NOT A SCHOOL TRUSTEE OR SCHOOL

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TREASURER (Section 10-10 of the School Code [105 ILCS 5/10-10]);

- B) is neither a member of a local board of education or a school district employee; and
- C) is not an employee of the Regional Office of Education served by the Oversight Board to which he or she would be selected.

2) The Regional Superintendent of Schools as defined in Section 525.30 of this Part shall divide each of the 45 regions that will exist on August 7, 1995, into seven geographically balanced subregions by January 1, 1995. The decision of the Regional Superintendent of Schools regarding the division is final.

3) The Regional Superintendent of Schools shall notify all school district superintendents in writing not later than January 15 of the names of the districts in each of the seven subregions, the need to select a public members member to represent the subregion, the number to be selected, the location and date for the selection, and the opportunity to nominate candidates. District superintendents shall notify each school parent group within their districts of the need to select members.

4) A designated representative shall be chosen from each school.

A) In schools with an established parent-teacher organization (e.g., PTA, PTO, PTC), the president elected by the membership shall be the designated representative.

B) In those instances where a school does not have an established parent-teacher organization, then the presidents of recognized school organizations whose memberships are open to all parents in the school (e.g., booster club, school foundation) shall jointly determine the designated representative for the school.

C) The school parent groups shall submit to the Regional Superintendent or the designee for their subregion (e.g., Assistant Regional Superintendent, district superintendent) no later than March 1 the names of the designated representatives from each school within the subregion.

5) The school parent groups shall submit to the Regional Superintendent no later than March 1 the names of the designated representatives from each school. The school district superintendent shall convene a meeting with these the designated representatives within the district to select no more than two

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district nominees, whose names shall be forwarded to the Regional Superintendent of Education or subregion designee not later than March 15 for placement on the ballot.

6) The Regional Superintendent or subregion designees shall prepare a ballot for each of the subregions from the nominations submitted by the district districts and distribute the list of candidates for each subregion to each school's designated representative in the appropriate subregions by April 1. Ballots shall contain the name of each candidate and the district the candidate represents, and the county in which the candidate resides. These designated representatives unable to attend the selection meeting may vote by mail in a manner determined by the Regional Superintendent of Education.

7) The Regional Superintendent or subregion designees shall convene a meeting in April in each of the subregions for the purpose of selecting a public member of the Oversight Board for that subregion from among the nominations submitted and shall notify each designated representative from each school of the location, time and date of the meeting. The Regional Superintendent or subregion designees may hold concurrent meetings at different locations in the region within the subregions if travel time required of designated representatives is unreasonable or if concurrent meetings would simplify the selection process. The Regional Superintendent shall conduct one of the concurrent meetings, each of the remaining meetings shall be conducted by an Assistant Regional Superintendent. Those designated representatives unable to attend the selection meeting may vote by mail in a manner determined by the Regional Superintendent or subregion designees.

8) The Regional Superintendent and any Assistant Regional Superintendent conducting the meetings shall maintain a roster of designated representatives, on which shall be recorded whether each representative attended the meeting, participated by mail or did not participate. Each designated representative shall be provided the number of ballots equal to the number of vacancies. Each designated representative may vote for one or more candidates in whole or in part. If there are five vacancies, a representative may cast five ballots for candidate A or may split the five votes as three ballots for candidate A and two ballots for candidate B. The selection shall be by secret ballot.

9) Immediately after all balloting is conducted at all concurrent meeting sites, the Regional Superintendent and any Assistant Regional Superintendent shall publicly open and count the ballots, including any mailed ballots, if concurrent meetings

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are held, the results of the concurrent balloting shall be immediately telephoned or transmitted to the Regional Superintendent at the meeting that he or she is conducting.

9) The Regional Superintendent shall post at the meeting the results of all of the balloting, listing candidates in order of the number of votes received, starting with the candidates receiving the most votes.

8) The number of the candidates receiving the most votes equal to the number of vacancies shall be reviewed to determine compliance with the county representation and geographic balance requirements in subsection (a) above. If the list of candidates does not result in compliance with these requirements, the Regional Superintendent shall disqualify from the list the ineligible candidates with the fewest votes and add the next eligible candidate in order of the number of votes received. Such disqualifications and additions shall be repeated as necessary to meet these requirements. The final results shall be reported in writing by the Regional Superintendent to the State Board of Education and to school district superintendents in the region.

The word "of" was changed to "after" in Section 525.30(d).

The phrase "geographical area" was changed to "subregion" in Section 525.30(f).

The statutory citation "[5 ILCS 120/1 et seq.]" was changed to "[5 ILCS 120]" in Sections 525.30(g), 525.50(e), and 525.60(d).

The following change has been made in Section 525.100:

The Regional Superintendent of Schools in each Regional Office of Education shall serve as the chief administrator for the programs and services specified by Section 2-3.62 of the School Code and other programs and services which may be assigned by the State Board of Education to the ~~Oversight Boards~~ Regional Offices of Education, established pursuant to Section 525.10 of this Part, and shall:

The following change has been made in Section 525.100(e):

e) oversee the implementation of the ~~Oversight Board's~~ Regional Office of Education's regional improvement plan developed pursuant to Section 525.120 of this Part; and

The following change has been made in Section 525.110(a):

a) Each Oversight Board shall ensure the provision to all school

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districts of the following programs and services ~~such~~ listed in this subsection (a). Such services may be provided either directly by each Regional Office of Education or in cooperation with one or more Regional Offices of Education.

The phrase "subsections (a)(1) - (5) of this Section" in Section 525.110(b) was changed to "subsections (a)(1) through (5) of this Section".

The phrase "Section 525.110(a)(1) - (5)" in Section 525.120(b) was changed to "Section 525.110(a)(1) through (5)".

References to "Regional Superintendent of Education" were changed to "Regional Superintendent of Schools" in Sections 525.110, 525.160(a) and 525.160(c).

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will this rule replace an emergency rule currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of the rules: The rules for Regional Oversight Boards and Intermediate Services implement the provisions of Section 2-3.62 of the School Code [105 ILCS 5/2-3.62] that abolish the Educational Service Centers for areas outside of Cook County and transfer responsibility for the delivery of Educational Service Center (ESC) services and programs to the Oversight Boards of the Regional Offices of Education created by Sections 3A-16 and 3A-17 of the School Code [105 ILCS 5/3A-16 and 3A-17].

The rules describe who is eligible to serve on the 45 Oversight Boards that serve all areas of the state except the city of Chicago. They also provide a process for selecting the members of the Oversight Boards. That selection process will be coordinated by each region's Regional Superintendent of Schools.

Since the law does not abolish the three ESCs in suburban Cook County, but does create a regional Oversight Board for the delivery of ESC services in suburban Cook County, these rules set forth the relationship between the three existing Educational Service Centers (now to be called Intermediate Service Centers) and their Governing Boards and the Cook County Oversight Board.

The rules also contain provisions regarding the city of Chicago Educational Service Center, which will be called the Chicago Intermediate Service Center. These provisions are essentially identical to those currently in effect for Educational Service

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Centers.

Finally, these rules enumerate the types of services and programs to be provided by the Regional Offices of Education under the direction of the Oversight Boards; specify components of the annual Regional Improvement Plan to be developed by each Regional Office; and outline the grant application format, the basis upon which grants will be awarded, how funds will be allocated, and evaluation and fiscal procedures.

- 16) Information and questions regarding this adopted rulemaking shall be directed to:

Name: J. Robert Sampson
Address: Illinois State Board of Education
100 North First Street
Springfield, Illinois 62777-0001
Telephone: (217) 782-2826

The full text of the adopted rules begins on the next page.

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TITLE 23: EDUCATION AND CULTURAL RESOURCES

SUBTITLE A: EDUCATION

CHAPTER I: STATE BOARD OF EDUCATION

SUBCHAPTER 0: MISCELLANEOUS

PART 525

REGIONAL OVERSIGHT BOARDS AND INTERMEDIATE SERVICES

SUBPART A: OVERSIGHT BOARDS FOR THE REGIONAL OFFICES OF EDUCATION

Section	
525.10	Oversight Boards
525.20	Purpose
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525.40	Duties
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SUBPART B: PROGRAM ADMINISTRATION AND EVALUATION

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525.100	Role of Chief Administrator
525.110	Programs and Services to be Provided
525.120	Regional Improvement Plan
525.130	Grant Application
525.140	Program Evaluation Standards and Procedures
525.150	Allocation of Funds
525.160	Fiscal Procedures

AUTHORITY: Implementing and authorized by Sections 2-3.62, 3A-16, and 3A-17 of the School Code [105 ILCS 5/2-3.62, 3A-16, and 3A-17].

SOURCE: Adopted at 18 Ill. Reg. 17447, effective NOV 28 1994.

SUBPART A: OVERSIGHT BOARDS
FOR THE REGIONAL OFFICES OF EDUCATION

Section 525.10 Oversight Boards

- a) Beginning on the first Monday of August 1995, each of the 45 Regional Offices of Education established pursuant to Section 3A-4 of the School Code [105 ILCS 5/3A-4] shall have an Oversight Board to carry out the duties and oversee the *planning and delivery of programs and services* as specified in Sections 3A-16 and 3A-17 of the School Code [105 ILCS 5/3A-16 and 3A-17] and Sections 525.40 and 525.110 of this Part. The county(ies) comprising each of these offices are as

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follows:

- 1) Adams and Pike counties
- 2) Alexander, Johnson, Massac, Pulaski, and Union counties
- 3) Bond, Effingham, and Fayette counties
- 4) Boone and Winnebago counties
- 5) Brown, Cass, Morgan, and Scott counties
- 6) Bureau, Henry, and Stark counties
- 7) Calhoun, Greene, Jersey, and Macoupin counties
- 8) Carroll, Jo Daviess, and Stephenson counties
- 9) Champaign and Ford counties
- 10) Christian and Montgomery counties
- 11) Clark, Coles, Cumberland, Douglas, Edgar, Moultrie, and Shelby counties
- 12) Clay, Crawford, Jasper, Lawrence, and Richland counties
- 13) Clinton, Marion, and Washington counties
- 14) Cook County, excluding the city of Chicago
- 15) DeKalb County
- 16) DeWitt, Livingston, and McLean counties
- 17) DuPage County
- 18) Edwards, Gallatin, Hardin, Pope, Saline, Wabash, Wayne, and White counties
- 19) Franklin and Williamson counties
- 20) Fulton and Schuyler counties
- 21) Grundy and Kendall counties
- 22) Hamilton and Jefferson counties
- 23) Hancock and McDonough counties
- 24) Henderson, Mercer, and Warren counties
- 25) Iroquois and Kankakee counties
- 26) Jackson and Perry counties
- 27) Kane County
- 28) Knox County
- 29) Lake County
- 30) LaSalle County
- 31) Lee and Ogle counties
- 32) Logan, Mason, and Menard counties
- 33) Macon and Piatt counties
- 34) Madison County
- 35) Marshall, Putnam, and Woodford counties
- 36) McHenry County
- 37) Monroe and Randolph counties
- 38) Peoria County
- 39) Rock Island County
- 40) St. Clair County
- 41) Sangamon County
- 42) Tazewell County
- 43) Vermillion County
- 44) Whiteside County
- 45) Will County

b) That portion of Cook County outside of the city of Chicago will

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constitute a Regional Office of Education (Section 3A-1 of the School Code [105 ILCS 5/3A-1]). The Oversight Board shall be responsible for the duties and programs specified in Section 3A-17 of the School Code and administered through the following Intermediate Service Centers:

- 1) North Cook, including the area within the territorial boundaries of the following high school districts:
 - A) Evanston Township High School District 202
 - B) New Trier Township High School District 203
 - C) Maine Township High School District 207
 - D) Township High School District 211
 - E) Township High School District 214
 - F) Niles Township Community High School District 219
 - G) Northfield Township High School District 225
 - 2) West Cook, including the area within the territorial boundaries of the following high school districts:
 - A) Oak Park and River Forest High School District 200
 - B) J. S. Morton High School District 201
 - C) Lyons Township High School District 204
 - D) Riverside Brookfield Township High School District 208
 - E) Proviso Township High School District 209
 - F) Leyden Community High School District 212
 - G) Ridgewood Community High School District 234
 - H) Elmwood Park Community Unit District 401
 - 3) South Cook, including the area within the territorial boundaries of the following high school districts:
 - A) Thornton Township High School District 205
 - B) Bloom Township High School District 206
 - C) Lemont Township High School District 210
 - D) Thornton Fractional Township High School District 215
 - E) Argo Community High School District 217
 - F) Community High School District 218
 - G) Reavis Township High School District 220
 - H) Rich Township High School District 227
 - I) Bremen Community High School District 228
 - J) Oak Lawn Community High School District 229
 - K) Consolidated High School District 230
 - L) Evergreen Park Community High School District 231
 - M) Homewood Flossmoor Community High School District 233
- c) There will be no Regional Office of Education in the city of Chicago; however, the Intermediate Service Center serving Chicago School District #299 will remain and operate in accordance with Section 525.60 of this Part.

Section 525.20 Purpose

For each Regional Office of Education there shall be established an Oversight Board to oversee the planning and delivery of programs and services under Section 2-3.62 of the School Code and other programs as may be assigned and to advise the regional superintendent of schools (Sections 3A-16 and 3A-17 of the

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School Code). The following activities and responsibilities must be incorporated into each Regional Office of Education's regional improvement plan developed in accordance with Section 525.120 of this Part for delivery of services through the Regional Offices of Education:

- a) Inservice training and staff development opportunities to improve the knowledge and skills of educators and support the school improvement process called for in Subpart A of the rules for Public Schools Evaluation, Recognition and Supervision (23 Ill. Adm. Code 1. Subpart A);
- b) School improvement services as delineated in Section 525.110 of this Part;
- c) Coordination and communication of information and research relating to school improvement;
- d) Regional delivery of federal and/or state-supported programs and services in education, as authorized in Section 2-3.62 of the School Code and as directed by the State Superintendent of Education;
- e) Establishment and operation of services to meet the educational needs of the region; and
- f) Report on the fiscal, planning and other activities of the Regional Office of Education to the region's school districts at least annually, as specified in Section 525.40(g) of this Part.

Section 525.30 Membership and Selection

Each Oversight Board shall have 13 members, comprising seven public members, four certified public school teachers and two certified public school administrators, all of whom shall serve four-year terms, except as specified in Section 525.30(e) of this Part. Regional Superintendents of Schools in each of the Regional Offices of Education shall be responsible for coordinating the Oversight Board selection process, which will include notifying constituency groups of the need to choose members; preparing ballots; and reporting the selection process results to the State Board of Education, and to the school district superintendents and collective bargaining representatives in their respective regions. For the purposes of this Section, "Regional Superintendent of Schools" includes those Regional Superintendents who exercise authority over the regions in existence as of January 1, 1995, and those Regional Superintendents shall work collaboratively in conducting the selection process in cases where their regions will comprise a single region as of August 7, 1995 (see Section 525.10 of this Part).

- a) Seven public members shall be chosen by the presidents of the region's school parent groups (see subsection (a)(4) of this Section) at meetings held initially in April 1995 and then during the month of April of each year thereafter as public members' terms expire. One public member shall be selected from each of seven balanced subregions, the boundaries of which shall be determined by the Regional Superintendent of Schools, and shall be from each of the region's counties in multi-county regions. In regions comprised of eight or more counties, only one member can be from any county. Subregion boundary lines shall be along school district boundary lines

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and shall, insofar as possible, be drawn to achieve numerical balance of enrolled students in each subregion.

- 1) Any person residing in the region to be served by the Oversight Board shall be eligible to be considered for nomination, provided on the date of selection he or she:

- A) is a citizen of the United States, is at least 18 years old, has been a resident of the state and the subregion from which he or she is to be selected for at least one year, is a registered voter as provided in the general election law, and is not a school trustee or school treasurer (Section 10-10 of the School Code [105 ILCS 5/10-10]);
- B) is neither a member of a local board of education or a school district employee; and
- C) is not an employee of the Regional Office of Education served by the Oversight Board to which he or she would be selected.

- 2) The Regional Superintendent of Schools as defined in Section 525.30 of this Part shall divide each of the 45 regions that will exist on August 7, 1995, into seven balanced subregions by January 1, 1995. The decision of the Regional Superintendent of Schools regarding the division is final.

- 3) The Regional Superintendent of Schools shall notify all school district superintendents in writing not later than January 15 of the names of the districts in each of the seven subregions, the need to select a public member to represent the subregion, and the opportunity to nominate candidates. District superintendents shall notify each school parent group within their districts of the need to select members.

- 4) A designated representative shall be chosen from each school.
 - A) In schools with an established parent-teacher organization (e.g., PTA, PTO, PTC), the president elected by the membership shall be the designated representative.

- B) In those instances where a school does not have an established parent-teacher organization, then the presidents of recognized school organizations whose memberships are open to all parents in the school (e.g., booster club, school foundation) shall jointly determine the designated representative for the school.

- C) The school parent groups shall submit to the Regional Superintendent or the designee for their subregion (e.g., Assistant Regional Superintendent, district superintendent) no later than March 1 the names of the designated representatives from each school within the subregion.

- 5) The school district superintendent shall convene a meeting with the designated representatives within the district to select no more than two district nominees, whose names shall be forwarded to the Regional Superintendent or subregion designee not later than March 15 for placement on the ballot.

- 6) The Regional Superintendent or subregion designees shall prepare

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a ballot for each of the subregions from the nominations submitted by the districts and distribute the list of candidates for each subregion to each school's designated representative in the appropriate subregions by April 1. Ballots shall contain the name of each candidate and the district the candidate represents.

7) The Regional Superintendent or subregion designees shall convene a meeting in April in each of the subregions for the purpose of selecting a public member of the Oversight Board for that subregion from among the nominations submitted and shall notify each designated representative from each school of the location, time and date of the meeting. The Regional Superintendent or subregion designees may hold concurrent meetings at different locations within the subregions if travel time required of designated representatives is unreasonable or if concurrent meetings would simplify the selection process. Those designated representatives unable to attend the selection meeting may vote by mail in a manner determined by the Regional Superintendent or subregion designees.

8) The final results shall be reported in writing by the Regional Superintendent to the State Board of Education and to school district superintendents in the region.

b) Four members shall be public school teachers, none of whom shall be employed by the same school district, to be selected by all the teachers in the region initially in April 1995 and then during the month of April in each year thereafter when a teacher's term expires.

1) Anyone holding a valid teaching certificate in accordance with Section 21-1 of the School Code (105 ILCS 5/21-1) and who is currently employed as a teacher in a public school district as established in Article 10 of the School Code (105 ILCS 5/Art. 10) located in the region to be served by the Oversight Board will be considered a teacher for the purposes of voting, nomination and membership.

2) The Regional Superintendent of Schools shall notify all district superintendents in the region in writing not less than six weeks before the selection date of the need to select teacher members, the number to be selected, the date for the selection and the opportunity to nominate candidates.

3) In each school district with a recognized bargaining unit, the district superintendent will notify the bargaining unit representative of the opportunity to nominate teachers for membership on the Oversight Board. The bargaining unit representative, after consultation with teachers in the district, may submit the name of one nominee to the Regional Superintendent for placement on the ballot.

4) The district superintendent in each district that does not have a recognized bargaining unit will hold a meeting with all teachers in the district for the purpose of nominating one person from the district to be placed on the ballot.

5) The bargaining unit representatives or school district

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superintendents shall submit to their Regional Superintendent the name of their nominee at least two weeks before the scheduled selection date.

6) The Regional Superintendent shall prepare a master ballot containing the names and district affiliations of the districts' nominees.

A) The Regional Superintendent shall mail to the recognized bargaining unit representative in each district a ballot listing the nominees and shall identify from information supplied by the State Board of Education the total number of votes which the district may cast. This number shall be equal to the number of certified teachers working in the district.

B) In each district without a recognized bargaining unit, the Regional Superintendent shall provide the district superintendent with a ballot for each certified teacher.

7) In each district with a recognized bargaining unit, the unit representative shall return the ballot to the Regional Superintendent, indicating the number of votes each candidate received. In districts without collective bargaining agents, the district superintendent shall return the individual teacher ballots to the Regional Superintendent. These ballots shall be returned to the Regional Superintendent in a sealed envelope by the date specified in the materials mailed pursuant to subsections (6)(A) and (B) above.

8) On the date specified, the Regional Superintendent shall publicly open and count the ballots. The Regional Superintendent shall post the results of all of the balloting, listing candidates in order of the number of votes received, starting with the candidate receiving the most votes. The number of candidates receiving the most votes equal to the number necessary to fill the vacancies shall be determined. The names of the selected members shall be reported in writing to the State Board of Education, and to district superintendents and collective bargaining representatives in the region.

c) Two members shall be public school administrators, who shall not be employed by the same school district, to be selected by all administrators in the region initially in April 1995 and then during the month of April in each year thereafter when an administrator's term expires.

1) An administrator, for the purposes of voting, nomination and membership, shall be anyone who holds a valid administrative certificate in accordance with Section 21-7.1 of the School Code (105 ILCS 5/21-7.1) and is currently employed in a full-time administrative capacity within a public school district as established in Article 10 of the School Code (105 ILCS 5/Art. 10) located in the region to be served by the Oversight Board.

2) The Regional Superintendent of Schools shall notify all school district superintendents in writing not less than six weeks

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before the selection date of the need to select administrators, the number to be selected, the date for the selection, and the opportunity to nominate candidates.

- 3) Each school district superintendent, in consultation with all administrators in his or her district, may submit one nominee to the Regional Superintendent for the region at least two weeks before the scheduled selection date. The Regional Superintendent shall prepare a master ballot containing the names and district affiliations of the districts' nominees.
- 4) The Regional Superintendent shall provide each district superintendent with a ballot for each administrator. The district superintendent shall distribute, collect and tally the ballots for the district. Ballots shall be returned to the Regional Superintendent by the district superintendent in a sealed envelope by the date specified at the time the ballots were received.
- 5) On the date specified, the Regional Superintendent shall publicly open and count the ballots from the districts. The Regional Superintendent shall post the results of all of the balloting by candidate in order of the number of votes received, starting with the candidate receiving the most votes. The number of candidates receiving the most votes equal to the number necessary to fill the vacancies shall be determined. The names of the selected members shall be reported to the State Board of Education and to district superintendents in the region.
- d) Each initial member of an Oversight Board selected in April 1995 shall participate in a State Board of Education training program within six months after selection unless the member has received permission in writing from the State Board of Education to be excused and has agreed to participate in alternate training approved by the State Board of Education. Failure to participate in the training program shall result in the member's ineligibility to serve on the Oversight Board, and the member's position shall be declared vacant.
- e) Oversight Boards members, whose terms shall begin on May 1, shall serve for four years except for initial members, five of whom shall serve until April 30, 1996, four of whom shall serve until April 30, 1997, and four of whom shall serve until April 30, 1998 (Sections 3A-16 and 3A-17 of the School Code). The dates of initial expiration will be determined by lot as established by each Oversight Board.
- f) The method for filling vacancies on the Oversight Boards shall be determined by each Oversight Board and shall be specified in each board's bylaws, except that vacancies must be filled with a representative from and in consultation with the same constituent group and, if applicable, subregion, as that of the member leaving the board. Persons selected to fill a vacancy shall serve until the next annual selection process in April following the vacancy.
- g) All meetings of Oversight Boards shall comply with the Open Meetings Act [5 ILCS 120].

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Section 525.40 Duties

Each Oversight Board shall have the following duties:

- a) to select a chairperson, vice-chairperson and secretary;
- b) to adopt all necessary rules for the management and governance of the board, including bylaws (e.g., quorum requirements, vacancies, attendance requirements), personnel policies, and an annual calendar of meetings that provides for at least six meetings a year;
- c) to advise the regional superintendent on the educational needs of the region (Sections 3A-16 and 3A-17 of the School Code);
- d) to review and approve the fiscal, planning, and other activities of the regional office of education, upon recommendation by the regional superintendent (Sections 3A-16 and 3A-17 of the School Code);
- e) upon recommendation of the regional superintendent, to employ personnel and enter into contracts (Sections 3A-16 and 3A-17 of the School Code);
- f) to indemnify members of the oversight board (Sections 3A-16 and 3A-17 of the School Code);
- g) to report annually to the region's school districts on the fiscal, planning, and other activities of the regional office of education and have that report available for public inspection (Sections 3A-16 and 3A-17 of the School Code). This report shall include an evaluation of the programs and services delivered to the region's school districts, specifying the progress made toward meeting each need identified in the annual needs assessment conducted pursuant to subsection (j) of this Section and describing the action that shall be taken to address those needs in which progress was not made;
- h) to file with the State Board of Education an annual financial statement on forms prescribed by the State Board of Education (Sections 3A-16 and 3A-17 of the School Code);
- i) to annually approve the budget and expenditures for the use of the Institute Fund, upon recommendation from the Regional Superintendent of Schools (Sections 3-11 and 3-12 of the School Code [105 ILCS 5/3-11 and 3-12]); and
- j) to annually conduct a needs assessment in consultation with the region's educators (i.e., teachers, administrators) that considers the unique demographics of the region's schools. Such needs assessment will be used as a basis of the regional improvement plan developed pursuant to Section 525.120 of this Part, to align resources, including funding provided through an annual application from the State Board of Education pursuant to Section 525.130 of this Part, and to contain staff development activities planned for the current year. The plan shall be updated annually and provided to all school districts in the region and to the State Board of Education.

Section 525.50 Intermediate Service Centers in Cook County Outside the City of Chicago

- a) Each of the Intermediate Service Centers established pursuant to

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Section 525.10(b) of this Part shall have a Governing Board consisting of 11 members, of whom 3 shall be public school teachers nominated by the local bargaining unit representatives to the existing Governing Board for appointment or election in accordance with that Board's bylaws and no more than 3 members from each of the following categories to include at least superintendents, school board members and a representative of higher education. The Regional Superintendent (or Designee) of Cook County shall be a member of each of these three Governing Boards. A member who changes category status shall be allowed to remain on the board only if the change does not violate the membership limits specified above.

- 1) The member(s) of the Governing Board who represents public school teachers, superintendents and board members shall be selected from school districts within the center's service area.
- 2) The member(s) of the Governing Board who represents higher education shall be selected from a degree-granting postsecondary institution whose campus lies within the area to be served.
- 3) The member(s) of the Governing Board who does not represent, is not employed by, or is not the designee of public school teachers, superintendents, the regional superintendent, school board members or higher education must reside within the area to be served by the center.
- b) Terms of office for Governing Board members shall be four years. The method for filling vacancies on the Governing Board, including vacancies created by the expiration of members' terms, shall be determined by each center's Governing Board and shall be specified in its bylaws.
- c) Each Governing Board shall have the following duties and responsibilities:
 - 1) to select a chairperson, vice-chairperson and secretary;
 - 2) to review the Oversight Board's budget;
 - 3) to review the regional improvement plan for the Regional Office of Education developed pursuant to Section 525.120 of this Part;
 - 4) to adopt an annual calendar of meetings providing for at least six meetings a year; and
 - 5) to submit information and reports requested by the State Superintendent of Education.
- d) The three Governing Boards shall work in cooperation and in consultation with the Cook County Regional Office of Education Oversight Board in the delivery of services and programs provided pursuant to Subpart B of this Part.
- e) All meetings of the Governing Boards shall comply with the Open Meetings Act [5 ILCS 120].

Section 525.60 City of Chicago Intermediate Service Center

There shall be an Intermediate Service Center in the city of Chicago, which shall develop and deliver services designed to meet the needs of the schools in its service area pursuant to the requirements of Subpart B of this Part.

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- a) The Chicago Intermediate Service Center shall be governed by an 11-member Governing Board that shall include 3 public school teachers who shall be nominated by the local bargaining unit representative to the existing Governing Board for appointment or election in accordance with that Board's bylaws and no more than 3 members from each of the following categories to include at least subdistrict superintendents and a representative of higher education.
 - 1) The member(s) of the Governing Board who represents public school teachers and subdistrict superintendents shall be selected from the school district within the center's service area.
 - 2) The member(s) of the Governing Board who represents higher education shall be selected from a degree-granting postsecondary institution whose campus lies within the area to be served.
 - 3) The member(s) of the Governing Board who does not represent, is not employed by, or is not the designee of public school teachers, subdistrict superintendents, or higher education must reside within the area to be served by the center.
 - 4) Terms of office for Governing Board members shall be four years. The method for filling vacancies on the Governing Board, including vacancies created by the expiration of members' terms, shall be determined by the center's Governing Board and shall be specified in its bylaws.
- b) The State Superintendent of Education shall designate an administrative agent for the center in consultation with its Governing Board established pursuant to subsection (a) of this Section. The administrative agent shall be either a Regional Office of Education or a public school district and shall serve as the chief administrator of the center with the following responsibilities:
 - 1) to designate a person to serve as an ex officio nonvoting member of the Governing Board;
 - 2) to be the employer of record for personnel who are necessary to carry out the functions of the center, and whose employment has been recommended to and approved by the Governing Board;
 - 3) to submit recommendations to the Governing Board for the employment of personnel;
 - 4) to provide direction and assistance to center staff pursuant to policies adopted by the Governing Board;
 - 5) to supervise and evaluate center staff pursuant to policies adopted by the Governing Board;
 - 6) to serve as fiscal agent with authority to receive and disburse funds within a budget adopted by and pursuant to approval by the Governing Board;
 - 7) to make recommendations to the Governing Board regarding budget, personnel policies and decisions, and other such matters as the Governing Board may delegate;
 - 8) to oversee the implementation of the center's regional improvement plan developed pursuant to Section 525.120 of this Part; and
 - 9) to prepare and submit information as directed by the State

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- c) The Governing Board shall have the following duties and responsibilities:
- 1) to select a chairperson, vice-chairperson and secretary;
 - 2) to periodically evaluate the performance of the administrative agent and, if such evaluation indicates a change in agent is desirable, to recommend such change to the State Superintendent of Education pursuant to the provisions of subsection (b) of this Section;
 - 3) upon recommendation of the administrative agent, to approve the employment of such personnel as may be necessary to carry out the functions of the center;
 - 4) to approve the center's budget;
 - 5) to approve the regional improvement plan for the center developed pursuant to Section 525.120 of this Part;
 - 6) to adopt all necessary rules for the management and governance of the center, including bylaws, personnel policies, and an annual calendar of meetings providing for at least six meetings a year;
 - 7) to indemnify, insure and protect the center and its Board members, administrative agent, employees, and authorized volunteers against civil and constitutional rights damage claims and suits and bodily injury and property damage claims and suits; and
 - 8) to submit information and reports as deemed necessary by the State Superintendent of Education.
- d) All meetings of the Governing Board shall comply with the Open Meetings Act [5 ILCS 120].

SUBPART B: PROGRAM ADMINISTRATION AND EVALUATION

Section 525.100 Role of Chief Administrator

The Regional Superintendent of Schools in each Regional Office of Education shall serve as the chief administrator for the programs and services specified by Section 2-3.62 of the School Code and other programs and services assigned by the State Board of Education to the Regional Offices of Education, established pursuant to Section 525.10 of this Part, and shall:

- a) oversee personnel who are necessary to carry out the services and programs pursuant to Section 525.110 of this Part, and whose employment has been recommended to and approved by the Oversight Board;
- b) provide assistance to the Oversight Board in order for it to perform its duties and responsibilities pursuant to Section 525.40 of this Part;
- c) oversee fiscal accounts and the receipt and disbursement of funds within a budget adopted by the Oversight Board;
- d) make recommendations to the Oversight Board regarding budget, personnel policies and decisions, and other such matters as the Regional Superintendent deems necessary and as the Board requests;

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- e) oversee the implementation of the Regional Office of Education's regional improvement plan developed pursuant to Section 525.120 of this Part; and
- f) on behalf of the Oversight Board, prepare and submit information as directed by the State Superintendent of Education.

Section 525.110 Programs and Services to be Provided

The following school improvement services shall be provided by each Regional Office of Education and the Chicago Intermediate Service Center as defined in Section 525.10 of this Part. These services shall comprise a core common to all Regional Offices and the Chicago Intermediate Service Center, but shall not limit the range of programs and services that may be offered by one or more of these entities. The 10 Regional Offices of Education with the smallest populations shall provide services under cooperative agreements with one or more of the 35 Regional Offices of Education with the largest populations in accordance with subsection (b) of this Section. Other cooperative efforts between or among the 35 Regional Offices of Education with the largest populations are allowed with the approval of each region's Oversight Board upon recommendation of its Regional Superintendent of Schools.

- a) Each Oversight Board shall ensure the provision to all school districts of the programs and services listed in this subsection (a). Such services may be provided either directly by each Regional Office of Education or in cooperation with one or more Regional Offices of Education. Such services may include, but need not be limited to, the provision of administrator and teacher training programs, data collection, on-site consultation, evaluation services, implementation of the improvement practices selected by school district staff, and other services identified by school personnel as critical to the completion of their school improvement efforts.

1) Each Regional Office of Education shall provide for Education of Gifted Children as specified in Section 2-3.62(1) of the School Code. Gifted education services are those necessary to support school administrators and teachers in the planning, implementation, and evaluation of the district comprehensive gifted education plans as they relate to school improvement plans. Regional Offices shall assist the State Board of Education with collection and dissemination of information relative to the implementation of district comprehensive plans, professional development programs, and the completion of special studies as deemed necessary by the State Superintendent of Education.

- 2) Each Regional Office of Education shall provide for Computer Technology Education as specified in Section 2-3.62(2) of the School Code. This shall include planning, implementation, and evaluation services necessary for the establishment of programs designed to achieve computer literacy and high-technology competency. These technology services must include, but need not be limited to, inservice training and staff development; use,

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application, and evaluation of software; technical assistance; and curriculum development.

- 3) Each Regional Office of Education shall provide for Staff Development Services in Fundamental Learning Areas, to include at least mathematics, science, and reading resources, as specified in Section 2-3.62(3) of the School Code. These services shall include planning, implementation, and evaluation services as they relate to the continuing education, inservice training, and staff development needs of teachers and administrators in the areas of mathematics, biological and physical sciences, language arts, fine arts, social sciences, and physical development and health. Activities shall include, but need not be limited to, assisting in needs assessment activities, providing workshops and inservice training sessions, providing technical assistance, convening study or assessment groups, and acting as a clearinghouse for research materials in the fundamental learning areas.
- 4) Each Regional Office of Education shall ensure access for all administrators to continuing professional development offered through the Illinois Administrators' Academy (Section 2-3.53 of the School Code [105 ILCS 5/2-3.53]) and at least provide the following services: assessing regional needs, acting as a clearinghouse for educational materials and research, and keeping accurate records of attendance at inservice training sessions provided through the Illinois Administrators' Academy.
- 5) Each Regional Office of Education shall establish and maintain a directory of cooperating consultants used by the Regional Office to provide services to school districts and to make information regarding such consultants available to schools.
- b) The Oversight Boards of the 10 Regional Offices of Education with the smallest populations shall enter into cooperative agreements with one or more of the larger regions to provide those services outlined in subsections (a)(1) through (5) of this Section, provided that:
 - 1) approval for the agreement is obtained from each of the Oversight Boards involved in the cooperative;
 - 2) services and programs to be delivered are included in the regional improvement plan pursuant to Section 525.120 of this Part; and
 - 3) if one or more of the 10 Regional Offices of Education cannot enter into a cooperative agreement with one or more of the larger regions, then the State Board of Education shall work with regions so that they enter into a cooperative agreement or, if necessary, assign regions to participate in a cooperative agreement.
- c) In addition to the above prescribed programs and services, each Regional Office of Education and the Chicago Intermediate Service Center shall, upon written direction of the State Superintendent of Education, develop a plan for the inclusion of additional programs and services.

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Section 525.120 Regional Improvement Plan

- a) Each Regional Office of Education, in consultation with its Oversight Board, and the Chicago Intermediate Service Center annually shall develop a plan to carry out the services and programs required under Section 525.110 of this Part. The regional improvement plan shall include a description of:
 - 1) the scope and specific content of the programs and services to be provided and whether those programs and services will be provided by the Regional Office directly or through a cooperative agreement with one or more other Regional Offices;
 - 2) the services to be provided that address school improvement needs identified by the Regional Office of Education through the annual needs assessment conducted pursuant to Section 525.40(j) of this Part;
 - 3) whether services will be delivered by means of on-site consultations, meetings, workshops, conferences, or other means;
 - 4) the costs for implementing each activity; and
 - 5) the standards and procedures by which the completion of each outcome will be evaluated by the Regional Office of Education, such evaluation to be conducted pursuant to Section 525.40(g) of this Part.
- b) Those Regional Offices of Education that choose to provide the programs and services defined in Section 525.110(a)(1) through (5) of this Part in cooperation with each other shall ensure that each regional improvement plan addresses all the components for each office working in cooperation.
- c) The Regional Offices of Education which have contracted with the 10 Regional Offices of Education with the smallest populations to provide programs and services as defined in Section 525.110 of this Part shall work with these offices to develop regional improvement plans and ensure that those plans address all the components for each office working in cooperation.

Section 525.130 Grant Application

- Each Regional Office of Education and Chicago Intermediate Service Center shall submit an annual application. The application shall include the following:
- a) A letter of transmittal which identifies the Regional Office of Education and includes an assurance that the minutes of its Oversight Board, or Governing Board in the case of the Chicago Intermediate Service Center, show the formally approved motion granting authority to submit the application.
 - b) A detailed annual plan for the services to be provided by the Regional Office of Education or Chicago Intermediate Service Center pursuant to Section 525.120 of this Part. This plan shall be aligned with the school improvement planning needs identified through the annual survey of school districts to be conducted by each Regional Office of Education. Objectives along with specific activities shall be

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presented. Activity statements shall include:

- 1) an indication of each activity that responds to a need identified in the annual needs assessment conducted pursuant to Section 525.40(j) of this Part;
 - 2) an indication of when each activity will be implemented and completed;
 - 3) an indication of who will conduct each activity;
 - 4) an indication of what each activity will accomplish; and
 - 5) evaluation criteria by which accomplishment of the activity can be measured.
- c) Job descriptions for the professional and nonprofessional staff to be employed by the Regional Office of Education or Chicago Intermediate Service Center. If there will be part-time employees, the approximate percentage of time they will be assigned to activities shall be submitted. Resumes shall not be submitted.
- d) Services that may be subcontracted are those which the Regional Office of Education or Chicago Intermediate Service Center staff cannot provide.
- 1) The following information regarding subcontracts in excess of \$5,000 shall be provided to the State Board of Education prior to entering into any subcontract:
 - A) a statement of what is needed and why the staff cannot provide it;
 - B) name of the subcontractor;
 - C) the total subcontract amount;
 - D) a description of the goods and/or services to be distributed or delivered;
 - E) a detailed budget, including the beginning and ending dates for the proposed subcontract; and
 - F) a resume(s) if the subcontract includes professional services.

2) The State Superintendent of Education shall approve a subcontract when the evidence presented demonstrates that a need exists which the Regional Office of Education or Chicago Intermediate Service Center staff cannot meet and that the costs represent fair market value for the goods and/or services to be provided.

e) Applications shall contain a budget indicating in detail each item of expenditure for the programs and services to be provided. The proposed budget shall be presented on a form provided by the State Board of Education. Expenditures shall be annually audited by an independent auditor pursuant to 23 Ill. Adm. Code 110.115.

f) Applications must be submitted in accordance with directions set forth by the State Superintendent within 45 days after written notice by the State Board of Education. The Regional Office of Education or Chicago Intermediate Service Center shall submit three (3) copies of the application to the State Superintendent, with one copy bearing the original signature of the Chairperson of either the Oversight Board or the Governing Board, in the case of the Chicago Intermediate Service Center. No FAX copies will be accepted; however, electronic

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transmission may be allowed as directed by the State Superintendent of Education.

- g) Applications shall be reviewed by State Board of Education staff. If an application does not meet the criteria set forth in Section 2-3.62 of the School Code and this Part, then State Board staff shall contact the applicant and request the submission of an amended application.
- h) Upon determining that an application is in compliance with Section 2-3.62 of the School Code and this Part, the State Superintendent of Education shall approve the application and shall notify the Chairperson of the Oversight Board and the Regional Superintendent or, in the case of the Chicago Intermediate Service Center, the Chairperson of the Governing Board and the Administrative Agent, of such approval.

Section 525.140 Program Evaluation Standards and Procedures

The State Board of Education will annually evaluate programs that receive funds under this Subpart on the basis of the following standards.

- a) A review of the Regional Office of Education or Chicago Intermediate Service Center program records and operations reveals that the program complies with the provisions of Section 2-3.62 of the School Code and that it has been conducted in conformance with the provisions of the application approved by the State Superintendent of Education pursuant to Section 525.130 of this Part. To make these determinations:

- 1) State Board staff shall review the Regional Office of Education's or the Chicago Intermediate Service Center's program records at least annually; visits to districts receiving services from a particular office or center will be conducted if the staff believes on-site clarification of questions arising from the documentary review is needed;

- 2) State Board staff shall visit the Regional Office of Education or the Chicago Intermediate Service Center at least once every two years for the purpose of reviewing records and operations on-site; and

- 3) Additional on-site visits shall be conducted as the State Board staff may deem necessary to resolve any questions arising from the documentary review.

- b) Regional Office of Education or the Chicago Intermediate Service Center evaluation standards and procedures shall conform to the requirements of Section 525.40(g) of this Part; and the report resulting from the application of these standards and procedures shall describe the extent to which the Regional Office of Education or the Chicago Intermediate Service Center has met its objectives.

Section 525.150 Allocation of Funds

The State Superintendent will determine the allocation of funding based on the following criteria:

- a) the total appropriation of state funds identified with a particular

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program;

- b) the amount of federal grant funds applicable to particular programs to be provided through the Regional Office of Education or Chicago Intermediate Service Center for programs and services to be provided pursuant to Section 525.110 of this Part;
- c) the level of each Regional Office of Education's or Chicago Intermediate Service Center's need for support, including levels of expenditure and experience from prior years, as evidenced in its annual application to the State Board of Education; and
- d) the need to assure the delivery of services on a statewide basis.

and services provided pursuant to Section 525.110 of this Part since the prior reporting period.

Section 525.160 Fiscal Procedures

- a) The Regional Superintendent of Schools in each Regional Office of Education and the Administrative Agent for the Chicago Intermediate Service Center shall maintain accurate financial records. The financial records shall be maintained in accordance with 23 Ill. Adm. Code 110 (Program Accounting Manual) as applicable. The State Board of Education and its agents shall have full and complete access at all times during regular business hours to files, records and all other property maintained by the Regional Superintendent of Schools or Administrative Agent for programs and services provided pursuant to Section 525.110 of this Part.
- b) All purchases exceeding the amount specified in Section 10-20.21 of the School Code [105 ILCS 5/10-20.21] must be bid in accordance with that Section.
- c) The Regional Superintendent of Schools and the Administrative Agent of the Chicago Intermediate Service Center shall maintain an inventory of equipment (using forms to be provided by the State Board of Education) acquired with funds received directly from the State of Illinois.
- d) The Oversight Boards in each Regional Office of Education and the Governing Board of the Chicago Intermediate Service Center shall establish travel regulations. The travel regulations shall include reimbursement rates, designation of reimbursable items, and other conditions the boards deem necessary.
- e) Registration fees for conferences/workshops are to be determined on a cost-recovery basis, in accordance with 23 Ill. Adm. Code 110.115(f).
- f) A maximum daily rate for consultants shall be established by the Oversight Boards of the Regional Offices of Education and the Governing Board of the Chicago Intermediate Service Center. The maximum daily rate for individual programs cannot exceed the rate the State Board of Education establishes in the grant application.
- g) All unexpended or unobligated grant funds held by the grantee at the end of each grant agreement period shall be returned within 45 days to the State Board of Education.
- h) Bimonthly reports shall be provided by the Regional Superintendent to the Oversight Board, or by the Administrative Agent to the Chicago Intermediate Service Center Governing Board, of all purchases, expenditures, revenues, contracts and employment actions for programs

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- 1) Heading of the Part: Determination Of Unemployment Contributions
- 2) Code Citation: 56 Ill. Adm. Code 2770
- 3) Section Numbers: Adopted Action:
2770.110 Amended Section
- 4) Statutory Authority: Ill. Rev. Stat 1991, ch. 48, pars. 570, 571, 573, 576.1, 576.2, 578.1, 610 and 611 [820 ILCS 405/1500, 1501, 1503, 1506.1, 1506.2, 1506.3, 1508.1, 1700 and 1701].
- 5) Effective Date of Rulemaking: January 1, 1995.
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rulemaking contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: November 29, 1994.
- 9) Notice of Proposal Published in Illinois Register:
September 9, 1994 at 18 Ill. Reg. 14206.
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Difference(s) between proposal and final version: No changes were made.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rulemaking replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Rulemaking: This amendment to Part 2770 announces the 1995 contribution rates for newly liable employers by classification within their Standard Industrial Code. In keeping with our commitment to the Joint Committee on Administrative Rules, we are also repealing several obsolete subsections and the rates for 1989 as they are no longer needed.
- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: Gregory J. Ramel, Deputy Legal Counsel
Address: Illinois Department of Employment Security
401 South State Street - 2 South
Chicago, Illinois 60605

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Telephone: 312/793-4240

The full text of the Adopted Amendment begins on the next page:

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TITLE 56: LABOR AND EMPLOYMENT

CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER C: RIGHTS AND DUTIES OF EMPLOYERS

PART 2770

DETERMINATION OF UNEMPLOYMENT CONTRIBUTIONS

SUBPART B: STANDARD INDUSTRIAL CLASSIFICATION

Section
2770.100 Industrial Classification
2770.105 Contribution Rate For Non Experience-Rated Employers
2770.110 Average Contribution Rates By Standard Industrial Classification (SIC) Codes

SUBPART C: ALTERNATIVE BENEFIT WAGE RATIO (Repealed)

Section
2770.150 Eligibility To Elect The Alternative Benefit Wage Ratio (Repealed)
2770.155 Approval Of Election Of The Alternative Benefit Wage Ratio (Repealed)
2770.160 Adjustment Of Benefit Wage Charges And The Determination Of The Alternative Benefit Wage Ratio (Repealed)
2770.165 Revocation Of Election Of Alternative Benefit Wage Ratio (Repealed)
2770.170 Appeals (Repealed)

SUBPART E: TRANSFER OF BENEFIT WAGES FROM BASE PERIOD TO
SUBSEQUENT EMPLOYER (Repealed)

Section
2770.400 Definitions (Repealed)
2770.405 Application Of Base Period Wages (Repealed)
2770.410 Restriction On Benefit Wage Transfers (Repealed)
2770.415 Benefit Wage Transfer Procedural Requirements (Repealed)
2770.420 Petition For Hearing (Repealed)

SUBPART F: BENEFIT WAGE CANCELLATIONS

Section
2770.501 Effective Date Of Benefit Wage Cancellations Pursuant To Section 1508.1 Of The Act

TABLE A General SIC Classifications

AUTHORITY: Implementing and authorized by Sections 1500, 1501, 1503, 1506.1, 1506.2, 1506.3, 1508.1, 1700, and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1991, ch. 48, pars. 570, 571, 573, 576.1, 576.2, 576.3, 578.1, 610 and 611) [820 ILCS 405/1500, 1501, 1503, 1506.1, 1506.2, 1506.3, 1508.1, 1700 and 1701].

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SOURCE: Emergency rules adopted as 56 Ill. Adm. Code 600: Subpart C at 8 Ill. Reg. 550, effective January 1, 1984, for a maximum of 150 days; adopted at 8 Ill. Reg. 8208, effective May 30, 1984; recodified from 56 Ill. Adm. Code 600: Subpart C at 8 Ill. Reg. 15030; emergency amendments at 8 Ill. Reg. 15088, effective August 8, 1984, for a maximum of 150 days; emergency amendments at 8 Ill. Reg. 22139, effective October 26, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 24117, effective November 30, 1984; amended at 9 Ill. Reg. 4507, effective March 25, 1985; amended at 10 Ill. Reg. 6935, effective April 14, 1986; amended at 10 Ill. Reg. 21683, effective December 15, 1986; amended at 11 Ill. Reg. 9878, effective May 11, 1987; emergency amendments at 12 Ill. Reg. 210, effective January 1, 1988, for a maximum of 150 days, expired May 30, 1988; amended at 12 Ill. Reg. 12473, effective July 15, 1988; amended at 12 Ill. Reg. 18143, effective October 27, 1988; amended at 12 Ill. Reg. 20477, effective November 28, 1988; amended at 13 Ill. Reg. 11507, effective June 29, 1989; amended at 14 Ill. Reg. 2038, effective January 19, 1990; amended at 14 Ill. Reg. 18280, effective October 30, 1990; amended at 15 Ill. Reg. 172, effective December 28, 1990; amended at 15 Ill. Reg. 8553, effective May 24, 1991; amended at 16 Ill. Reg. 118, effective December 20, 1991; amended at 17 Ill. Reg. 295, effective December 28, 1992; amended at 18 Ill. Reg. 250, effective January 1, 1994; amended at 18 Ill. Reg. 17473, effective 10/1/95.

SUBPART B: STANDARD INDUSTRIAL CLASSIFICATION

Section Classification (SIC) Codes	2770.110 Average Contribution Rates	By Standard Industrial
a) The average contribution rate for each--Economic--Division--excluding the fund-building rate as set forth in Section 1506.3 of the Act for calendar year 1989--as determined by the application of--Section 2770.105(a)(4) of this Part--shall be:		
Bigits		Rate
01-09	Agriculture--Forestry	3-4%
	Fishing	
10-14	B--Mining	4-8%
15-17	C--Construction	4-2%
20-39	D--Manufacturing	2-9%
40-49	E--Transportation--Communication	3-8%
	Electricity--Gas	
	Sanitary--Services	
50-51	F--Wholesale--Trade	2-3%
52-59	G--Retail--Trade	2-3%
60-67	H--Finance--Insurance--Real Estate	1-4%
70-89	I--Services	1-7%
90-97	J--Public Administration	2-5%
99	K--Nonclassifiable Establishments	1-9%
b) The average contribution rate for each Economic Division, excluding		

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the fund building rate as set forth in Section 1506.3 of the Act, for calendar year 1990, as determined by the application of Section 2770.105(a)(4) of this Part, shall be:

Digits	Economic Division	Rate
01-09	A. Agriculture, Forestry, Fishing	3.3%
10-14	B. Mining	4.7%
15-17	C. Construction	4.1%
20-39	D. Manufacturing	2.7%
40-49	E. Transportation, Communication, Electric, Gas, Sanitary Services	2.8%
50-51	F. Wholesale Trade	2.0%
52-59	G. Retail Trade	2.1%
60-67	H. Finance, Insurance, Real Estate	1.4%
70-89	I. Services	1.6%
91-97	J. Public Administration	2.3%
99	K. Nonclassifiable Establishments	2.2%

eb) The average contribution rate for each Economic Division, excluding the fund building rate as set forth in Section 1506.3 of the Act, for calendar year 1991, as determined by the application of Section 2770.105(a)(4) of this Part, shall be:

Digits	Economic Division	Rate
01-09	A. Agriculture, Forestry, Fishing	3.1%
10-14	B. Mining	4.3%
15-17	C. Construction	3.7%
20-39	D. Manufacturing	2.2%
40-49	E. Transportation, Communication, Electric, Gas, Sanitary Services	2.5%
50-51	F. Wholesale Trade	1.7%
52-59	G. Retail Trade	1.8%
60-67	H. Finance, Insurance, Real Estate	1.3%
70-89	I. Services	1.5%
91-97	J. Public Administration	2.0%
99	K. Nonclassifiable Establishments	2.1%

ed) The average contribution rate for each Economic Division, excluding the fund building rate as set forth in Section 1506.3 of the Act, for calendar year 1992, as determined by the application of Section 2770.105(a)(4) of this Part, shall be:

Digits	Economic Division	Rate
01-09	A. Agriculture, Forestry, Fishing	2.9%
10-14	B. Mining	3.8%
15-17	C. Construction	3.5%

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Digits	Economic Division	Rate
20-39	D. Manufacturing	2.0%
40-49	E. Transportation, Communication, Electric, Gas, Sanitary Services	2.3%
50-51	F. Wholesale Trade	1.5%
52-59	G. Retail Trade	1.6%
60-67	H. Finance, Insurance, Real Estate	1.2%
70-89	I. Services	1.3%
91-97	J. Public Administration	1.7%
99	K. Nonclassifiable Establishments	2.1%

ed) The average contribution rate for each Economic Division, excluding the fund building rate as set forth in Section 1506.3 of the Act, for calendar year 1993, as determined by the application of Section 2770.105(a)(4) of this Part, shall be:

Digits	Economic Division	Rate
01-09	A. Agriculture, Forestry, Fishing	3.0%
10-14	B. Mining	3.6%
15-17	C. Construction	3.7%
20-39	D. Manufacturing	2.2%
40-49	E. Transportation, Communication, Electric, Gas, Sanitary Services	2.2%
50-51	F. Wholesale Trade	1.6%
52-59	G. Retail Trade	1.4%
60-67	H. Finance, Insurance, Real Estate	1.2%
70-89	I. Services	1.3%
91-97	J. Public Administration	1.5%
99	K. Nonclassifiable Establishments	1.8%

fe) The average contribution rate for each Economic Division, excluding the fund building rate as set forth in Section 1506.3 of the Act, for calendar year 1994, as determined by the application of Section 2770.105(a)(4) of this Part, shall be:

Digits	Economic Division	Rate
01-09	A. Agriculture, Forestry, Fishing	3.5%
10-14	B. Mining	4.1%
15-17	C. Construction	4.4%
20-39	D. Manufacturing	2.7%
40-49	E. Transportation, Communication, Electric, Gas, Sanitary Services	2.6%
50-51	F. Wholesale Trade	2.0%
52-59	G. Retail Trade	1.6%
60-67	H. Finance, Insurance, Real Estate	1.4%

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	Estate	
70-89	I. Services	1.5%
91-97	J. Public Administration	1.6%
99	K. Nonclassifiable Establishments	1.9%

f) The average contribution rate for each Economic Division, excluding the fund building rate as set forth in Section 1506.3 of the Act, for calendar year 1995, as determined by the application of Section 2770.105(a)(4) of this Part, shall be:

Digits	Economic Division	Rate
01-09	A. Agriculture, Forestry, Fishing	4.0%
10-14	B. Mining	4.5%
15-17	C. Construction	5.0%
20-39	D. Manufacturing	3.2%
40-49	E. Transportation, Communication, Electric, Gas, Sanitary Services	3.0%
50-51	F. Wholesale Trade	2.4%
52-59	G. Retail Trade	1.9%
60-67	H. Finance, Insurance, Real Estate	1.7%
70-89	I. Services	1.8%
91-97	J. Public Administration	1.6%
99	K. Nonclassifiable Establishments	2.5%

(Source: Amended at 18 Ill. Reg. 17473, effective June 10, 1995)

POLLUTION CONTROL BOARD

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Heading of the Part: HAZARDOUS WASTE MANAGEMENT SYSTEM: GENERAL

Code citation: 35 Ill. Adm. Code 720

Section numbers: Adopted action:

720.111 Amended

Statutory authority: 415 ILCS 5/22.4 and 27.

Effective date of amendments: November 23, 1994

Does this rulemaking contain an automatic repeal date? No.

Do these amendments contain incorporations by reference?

Yes. 35 Ill. Adm. Code 720.111 is the central listing of all documents incorporated by reference throughout 35 Ill. Adm. Code 700 through 705, 720 through 726, 728, 730, and 739. All references to these documents throughout the text of these Parts refer to Section 720.111. The present amendments update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111.

Date filed in Board's principal office: Opinion and order adopted October 20, 1994 and supplemental opinion and order adopted November 3, 1994.

Notice of proposal published in Illinois Register:

September 2, 1994, 18 Ill. Reg. 13173

Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act [415 ILCS 5/22.4(a)] provides that Section 5 of the Administrative Procedure Act [5 ILCS 100/5-35 and 5-40] shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

Differences between proposal and final version: None.

Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to

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first notice or to second notice review by JC&R. However, JC&R submitted a number of suggestions in the way of public comments. The Board incorporated these suggestions into the text of the adopted amendments.

13) Will these amendments replace emergency amendments currently in effect? No.

14) Are there any other amendments pending on this Part? No.

15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion of October 20, 1994 and the supplemental opinion and order of November 3, 1994 in R94-17, which Opinion is available from the address below. Section 22.4 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JC&R.

This rulemaking updates the Board's RCRA Subtitle C rules to correspond with amendments adopted by U.S. EPA that appeared in the Federal Register during the period January 1 through June 30, 1994. During this time, U.S. EPA undertook the following actions:

Federal ActionSummary

59 Fed. Reg. 458, January 4, 1994
Determination not to regulate wastes from wood surface protection as listed hazardous wastes; update of SW-846 to include a new method; addition of four chemicals to listing of hazardous constituents

59 Fed. Reg. 8362, February 18, 1994
Amendment of treatability study exclusion from definition of solid waste

59 Fed. Reg. 10550, March 4, 1994
Clarification of used oil regulations to clarify that used oil mixed with crude oil or natural gas liquids is exempted from the used oil regulations; exemption of crude oil mixed with small amounts of used oil that is destined for insertion into a refining process; exclusions for certain activities from regulation as used oil processing

59 Fed. Reg. 13891, March 24, 1994
Amendment of handling codes for periodic T/S/D facility reports

59 Fed. Reg. 28484, June 2, 1994
Corrections to the wood surface protection determination amendments

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59 Fed. Reg. 29372, June 7, 1994
Response to Supreme Court remand in City of Chicago v. Environmental Defense Fund, Inc., -- U.S. --, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994): U.S. EPA granted an extension for facilities managing waste-to-energy facility ash to file a Part A permit application.

59 Fed. Reg. 29958, June 10, 1994
Amendment of references to the prescribed form for a letter of credit Used for RCRA Subtitle C, underground injection, and underground storage tanks to indicate copyright

59 Fed. Reg. 31551, June 20, 1994
Correction of hazardous waste listing (P015), hazardous constituent listing, and land disposal restrictions listing for beryllium to beryllium powder

The June 7, 1994 action constituted a U.S. EPA determination that substantial confusion existed relating to the regulatory status of a waste, and it granted an extension of the time by which facilities managing the waste must file a Part A permit application. Although no Board action is required based on the June 7 federal action, we undertake an amendment discussed in greater detail in the opinion of October 20, 1994 in R94-17.

As a result of the cited federal actions, the Board has amended various Sections in 35 Ill. Adm. Code 704, 720, 721, 724, 725, 728, and 739. Specifically, the amendments to Part 720 update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111. The Board also used this opportunity to make a number of amendments not directly derived from recent federal amendments, including corrections and revisions of format, grammar, punctuation, etc.

16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge
Attorney
Illinois Pollution Control Board
100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE C: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 720

HAZARDOUS WASTE MANAGEMENT SYSTEM: GENERAL

U.S. A: GENERAL PROVISIONS

Section

720.101 Purpose, Scope and Applicability

720.102 Availability of Information; Confidentiality of Information

720.103 Use of Number and Gender

U.S. B: DEFINITIONS

Section

720.110 Definitions

720.111 References

U.S. C: RULEMAKING PETITIONS AND OTHER PROCEDURES

Section

720.120 Rulemaking

720.121 Alternative Equivalent Testing Methods

720.122 Waste Delisting

720.130 Procedures for Solid Waste Determinations

720.131 Solid Waste Determinations

720.132 Boiler Determinations

720.133 Procedures for Determinations

720.140 Additional regulation of certain hazardous waste Recycling Activities

on a case-by-case Basis

Procedures for case-by-case regulation of hazardous waste Recycling

Activities

APPENDIX A Overview of 40 CFR, Subtitle C Regulations

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (415 ILCS 5/22.4 and 27).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-19 at 7 Ill. Reg. 14015, effective Oct. 12, 1983; amended in R84-9, 53 PCB 131 at 9 Ill. Reg. 11819, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 968, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 13998, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20630, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6017, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13435, effective August 4,

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NOTICE OF ADOPTED AMENDMENTS

1987; amended in R87-5 at 11 Ill. Reg. 19280, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2450, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 12999, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 362, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18278, effective November 13, 1989; amended in R89-2 at 14 Ill. Reg. 3075, effective February 20, 1990; amended in R89-9 at 14 Ill. Reg. 6225, effective April 16, 1990; amended in R90-10 at 14 Ill. Reg. 16450, effective September 25, 1990; amended in R90-17 at 15 Ill. Reg. 7934, effective May 9, 1991; amended in R90-111 at 15 Ill. Reg. 9323, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14446, effective September 30, 1991; amended in R91-13 at 16 Ill. Reg. 9489, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17636, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5625, effective March 26, 1993; amended at 17 Ill. Reg. 20545, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6720, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12160, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. **17480**, effective **NOV 28 1995**.

Section 720.111 References

a) The following publications are incorporated by reference:

ANSI. Available from the American National Standards Institute, 1430 Broadway, New York, New York 10018, (212) 354-3300:

ANSI B31.3 and B31.4. See ASME/ANSI B31.3 and B31.4

ACI. Available from the American Concrete Institute, Box 19150, Redford Station, Detroit, Michigan 48219:

ACI 318-83: "Building Code Requirements for Reinforced Concrete", adopted September, 1983.

API. Available from the American Petroleum Institute, 1220 L Street, N.W., Washington, D.C. 20005, (202) 682-8000:

"Guide for Inspection of Refinery Equipment, Chapter XIII, Atmospheric and Low Pressure Storage Tanks," 4th Edition, 1981, reaffirmed December, 1987.

"Cathodic Protection of Underground Petroleum Storage Tanks and Piping Systems," API Recommended Practice 1632, Second Edition, December, 1987.

"Installation of Underground Petroleum Storage Systems," API Recommended Practice 1615, Fourth Edition, November, 1987.

APTI. Available from the Air and Waste Management Association, Box 2861, Pittsburgh, PA 15230, (412) 232-3444:

APTI Course 415: Control of Gaseous Emissions, EPA

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Publication EPA-450/2-81-005, December, 1981.

ASME. Available from the American Society of Mechanical Engineers, 345 East 47th Street, New York, NY 10017, +212-705-7722:

"Chemical Plant and Petroleum Refinery Piping", ASME/ANSI B31.3 - 1987, as supplemented by B31.3a - 1988 and B31.3b - 1988. Also available from ANSI.

"Liquid Transportation Systems for Hydrocarbons, Liquid Petroleum Gas, Anhydrous Ammonia, and Alcohols", ASME/ANSI B31.4 - 1986, as supplemented by B31.4a - 1987. Also available from ANSI.

ASTM. Available from American Society for Testing and Materials, 1916 Race Street, Philadelphia, PA 19103, +215-299-5400:

ASTM C94-90, Standard Specification for Ready-Mixed Concrete, approved March 30, 1990.

ASTM D88-87, Standard Test Method for Saybolt Viscosity, April 24, 1981, reapproved January, 1987.

ASTM D93-85, Standard Test Methods for Flash Point by Pensky - Martens Closed Tester, approved October 25, 1985.

ASTM D1946-90, Standard Practice for Analysis of Reformed Gas by Gas Chromatography, approved March 30, 1990.

ASTM D2161-87, Standard Practice for Conversion of Kinematic Viscosity to Saybolt Universal or to Saybolt Furol Viscosity, March 27, 1987.

ASTM D2267-88, Standard Test Method for Aromatics in Light Naphthas and Aviation Gasolines by Gas Chromatography, approved November 17, 1988.

ASTM D2382-88, Standard Test Method for Heat of Combustion of Hydrocarbon Fuels by Bomb Calorimeter (High Precision Method), approved October 31, 1988.

ASTM D2879-86, Standard Test Method for Vapor Pressure-Temperature Relationship and Initial Decomposition Temperature of Liquids by Isotenoscope, approved October 31, 1986.

ASTM D3828-87, Standard Test Methods for Flash Point of Liquids by Setflash Closed Tester, approved December 14, 1988.

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ASTM E168-88, Standard Practices for General Techniques of Infrared Quantitative Analysis, approved May 27, 1988.

ASTM E169-87, Standard Practices for General Techniques of Ultraviolet-Visible Quantitative Analysis, approved February 1, 1987.

ASTM E260-85, Standard Practice for Packed Column Gas Chromatography, approved June 28, 1985.

ASTM E926-88 C, Standard Test Methods for Preparing Refuse-Derived Fuel (RDF) Samples for Analysis of Metals, Bomb-Acid Digestion Method, approved March 35, 1988.

ASTM Method G21-70 (1984a) -- Standard Practice for Determining Resistance of Synthetic Polymer Materials to Fungi

ASTM Method G22-76 (1984b) -- Standard Practice for Determining Resistance of Plastics to Bacteria.

GPO. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402, +202-783-3238+:

Standard Industrial Classification Manual (1972), and 1977 Supplement, republished in 1983

"Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846 (Third Edition, September November, 1986), as amended by Update Updates I and IIA (+July--1992+) (Document Number 955-001-00000-1) (contact U.S. EPA, Office of Solid Waste, or MICE, as indicated below, for Update IIA).

MICE. Available from Methods Information Communication Service, at 703-821-4789:

"Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846 (Third Edition, November, 1986), Update IIA (Document Number 955-001-00000-1) (contact GPO, as indicated above, for SW-846 and Update I).

NACE. Available from the National Association of Corrosion Engineers, 1400 South Creek Dr., Houston, TX 77084, +713-492-0535:

"Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems", NACE

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Recommended Practice RP0285-85, approved March, 1985.

NFPA. Available from the National Fire Protection Association, Batterymarch Park, Boston, MA 02269, +617-770-3000 or +800-734-3555:

"Flammable and Combustible Liquids Code" NFPA 30, issued July 17, 1987. Also available from ANSI.

NTIS. Available from the U.S. Department of Commerce, National Technical Information Service, 5285 Port Royal Road, Springfield, VA 22161, +703-487-4600:

"Generic Quality Assurance Project Plan for Land Disposal Restrictions Program", EPA/530-SW-87-011, March 15, 1987. (Document number PB 88-170766.)

"Guidance on Air Quality Models", Revised 1986. (Document number PB86-245-248 (Guideline) and PB88-150-958 (Supplement)).

"Methods for Chemical Analysis of Water and Wastes", Third Edition, March, 1983. (Document number PB 84-128677).

"Methods Manual for Compliance with BIF Regulations", December, 1990. (Document number PB91-120-006).

"Petitions to Delist Hazardous Wastes--A Guidance Manual", EPA/530-SW-85-003, April, 1985. (Document Number PB 85-194488).

"Procedures Manual for Ground Water Monitoring at Solid Waste Disposal Facilities", EPA-530/SW-611, 1977. (Document number PB 84-174820).

"Screening Procedures for Estimating the Air Quality Impact of Stationary Sources", October, 1992, Publication Number EPA-450/R-92-019.

STI. Available from the Steel Tank Institute, 728 Anthony Trail, Northbrook, IL 60062, +312-708-498-1980:

"Standard for Dual Wall Underground Steel Storage Tanks" (1986).

U.S. EPA. Available from United States Environmental Protection Agency, Office of Drinking Water, State Programs Division, WH 550 E, Washington, D.C. 20460:

"Technical Assistance Document: Corrosion, Its Detection

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and Control in Injection Wells", EPA 570/9-87-002, August, 1987.

U.S. EPA. Available from U.S. EPA, Office of Solid Waste (Mail Code 5304), 401 M Street SW, Washington, D.C. 20460:

"Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846 (Third Edition, November, 1986), Update IIA (Document Number 955-001-00000-1) (contact GPO, as indicated above, for SW-846 and Update I).

U.S. EPA. Available from U.S. EPA, Number F-90-WPWF-FFFFF, Room M2427, 401 M Street SW, Washington, D.C. 20460, +202-7475-9327:

"Test Method 8290: Procedures for the Detection and Measurement of PCDDs and PCDFs", EPA/530-SW-91-019 (January, 1991)

U.S. EPA Available from Receptor Analysis Branch, U.S. EPA (MD-14), Research Triangle Park, NC 27711:

"Screening Procedures for Estimating the Air Quality Impact of Stationary Sources, Revised", October, 1992, Publication Number EPA-450/R-92-019.

b) Code of Federal Regulations. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401, +202-783-3238:

10 CFR 20, Appendix B (1992)

40 CFR 51.100(ii) (1992)

40 CFR 51, Subpart W, as added at 58 Fed. Reg. 38822 (July 20, 1993)

40 CFR 60 (1993)

40 CFR 61, Subpart V (1993)

40 CFR 136 (1993)

40 CFR 142 (1993)

40 CFR 220 (1992)

40 CFR 260.20 (1992)

40 CFR 264 (1992)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

40 CFR 268. Appendix IX (1992)

40 CFR 302.4, 302.5 and 302.6 (1992)

40 CFR 761 (1993)

c) Federal Statutes

Section 3004 of the Resource Conservation and Recovery Act (42 U.S.C. 6901 et seq.), as amended through December 31, 1987.

d) This Section incorporates no later editions or amendments.

(Source: Amended at 18 Ill. Reg. **17480**, effective
NOV 28 1995)

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NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: IDENTIFICATION AND LISTING OF HAZARDOUS WASTE

2) Code citation: 35 Ill. Adm. Code 721

3) Section numbers: Adopted action:

721.104

Amended

721.133

Amended

721. Appendix H

Amended

721. Appendix I, Table D

Amended

4) Statutory authority: 415 ILCS 5/22.4 and 27.

5) Effective date of amendments: November 23, 1994

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these amendments contain incorporations by reference?

Yes. 35 Ill. Adm. Code 720.111 is the central listing of all documents incorporated by reference throughout 35 Ill. Adm. Code 700 through 705, 720 through 726, 728, 730, and 739. All references to these documents throughout the text of these Parts refer to Section 720.111. The present amendments update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111.

8) Date filed in Board's principal office: Opinion and order adopted October 20, 1994 and supplemental opinion and order adopted November 3, 1994.

9) Notice of proposal published in Illinois Register:

September 2, 1994, 18 Ill. Reg. 13184

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act [415 ILCS 5/22.4(a)] provides that Section 5 of the Administrative Procedure Act [5 ILCS 100/5-35 and 5-40] shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

The Board tabulates the suggested corrections and our resulting actions as follows (sources of suggested corrections are indicated with (1)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

indicating JCAR, (2) indicating the Secretary of State, and (3) indicating Board-initiated; * denotes Section not included in proposed rule):

Section (Source)

721.104(a)(6) (1)

Replace semicolon with period

721.104(b)(12) (1)

Retain comma (JCAR suggested deleting comma, but doing so changes sense of sentence)

721.104(d)(2) (1)

Delete added comma between subsection references

721.104(e)(3) (1)

Add colon at end

721.104(e)(3)(A) (1)

Add "on additional quantities"

721.104(e)(3)(B) (1)

Change "requests to" to "requests for"

721.104(e)(3)(C) (1)

Remove comma before "above"

721.104(e)(3)(C) (1 & 2)

Renumber subsections (A) through (E) as (C)(1) through (C)(v)

721.104(e)(3)(G) (3)

Remove comma at end

721.104(f)(5) (1)

Correct spelling of "receipt"

721.104(f)(9)(F) (3)

Add "and" at end

721.104(f)(9)(G) (1)

Change semicolon to period

721. Appendix H

(entries for

calcium chromate,

calcium cyanide,

nickel carbonyl,

nickel cyanide,

nitrogen dioxide,

osmium tetroxide,

selenium sulfide,

thallium (I) oxide,

thiram, zinc

cyanide, and zinc

phosphide (both

entries) (1 & 3)

721. Appendix H (entry

for vanadium

pentoxide) (3)

Indicate numbers in empirical formula as subscripted

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

721. Appendix I, Table Update listing of hazardous waste delistings granted by the Board to date D (3)

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR. However, JCAR submitted a number of suggestions in the way of public comments. The Board incorporated these suggestions into the text of the adopted amendments.

13) Will these amendments replace emergency amendments currently in effect? No.

14) Are there any other amendments pending on this Part? No.

15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion of October 20, 1994 and the supplemental opinion and order of November 3, 1994 in R94-17, which Opinion is available from the address below. Section 22.4 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA Subtitle C rules to correspond with amendments adopted by U.S. EPA that appeared in the Federal Register during the period January 1 through June 30, 1994. During this time, U.S. EPA undertook the following actions:

Federal Action

59 Fed. Reg. 458,
January 4, 1994

Determination not to regulate wastes from wood surface protection as listed hazardous wastes; update of SW-846 to include a new method; addition of four chemicals to listing of hazardous constituents

59 Fed. Reg. 8362,
February 18, 1994

Amendment of treatability study exclusion from definition of solid waste

59 Fed. Reg. 10550,
March 4, 1994

Clarification of used oil regulations to clarify that used oil mixed with crude oil or natural gas liquids is exempted from the used oil regulations; exemption of crude oil mixed with small amounts of used oil that is destined for

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insertion into a refining process; exclusions for certain activities from regulation as used oil processing

directed to:

59 Fed. Reg. 13891,
March 24, 1994

Amendment of handling codes for periodic T/S/D facility reports

59 Fed. Reg. 28484,
June 2, 1994

Corrections to the wood surface protection determination amendments

59 Fed. Reg. 29372,
June 7, 1994

Response to Supreme Court remand in City of Chicago v. Environmental Defense Fund, Inc., -- U.S. --, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994): U.S. EPA granted an extension for facilities managing waste-to-energy facility ash to file a Part A permit application.

59 Fed. Reg. 29958,
June 10, 1994

Amendment of references to the prescribed form for a letter of credit Used for RCRA Subtitle C, underground injection, and underground storage tanks to indicate copyright

59 Fed. Reg. 31551,
June 20, 1994

Correction of hazardous waste listing (P015), hazardous constituent listing, and land disposal restrictions listing for beryllium to beryllium powder

The June 7, 1994 action constituted a U.S. EPA determination that substantial confusion existed relating to the regulatory status of a waste, and it granted an extension of the time by which facilities managing the waste must file a Part A permit application. Although no Board action is required based on the June 7 federal action, we undertake an amendment discussed in greater detail in the opinion of October 20, 1994 in R94-17.

As a result of the cited federal actions, the Board has amended various Sections in 35 Ill. Adm. Code 704, 720, 721, 724, 725, 728, and 739. Specifically, the amendments to Part 721 add a reference to the Supreme Court remand, noted in the federal action of June 7, 1994; incorporate the expanded treatability studies exemption of February 18, 1994; add listings for pentachlorophenol and the pentachlorophenates as hazardous constituents, as added by U.S. EPA on January 4, 1994; correct the listings for beryllium to beryllium powder, pursuant to the federal action of June 20, 1994; and update the listing of adjusted standards granted by the Board to date. The Board also used this opportunity to make a number of amendments not directly derived from recent federal amendments, including corrections and revisions of format, grammar, punctuation, etc.

16) Information and questions regarding these adopted amendments shall be

Michael J. McCambridge
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100 W. Randolph 11-500
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312-814-6924

The full text of the adopted amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 721

IDENTIFICATION AND LISTING OF

HAZARDOUS WASTE

SUBPART A: GENERAL PROVISIONS

Section

721.101 Purpose of Scope

721.102 Definition of Solid Waste

721.103 Definition of Hazardous Waste

721.104 Exclusions

721.105 Special Requirements for Hazardous Waste Generated by Small Quantity

Generators

721.106 Requirements for Recyclable Materials

721.107 Residues of Hazardous Waste in Empty Containers

721.108 PCB Wastes Regulated under TSCA

SUBPART B: CRITERIA FOR IDENTIFYING THE

CHARACTERISTICS OF HAZARDOUS WASTE

AND FOR LISTING HAZARDOUS WASTES

Section

721.110 Criteria for Identifying the Characteristics of Hazardous Waste

721.111 Criteria for Listing Hazardous Waste

SUBPART C: CHARACTERISTICS OF HAZARDOUS WASTE

Section

721.120 General

721.121 Characteristic of Ignitability

721.122 Characteristic of Corrosivity

721.123 Characteristic of Reactivity

721.124 Toxicity Characteristic

SUBPART D: LISTS OF HAZARDOUS WASTE

Section

721.130 General

721.131 Hazardous Wastes From Nonspecific Sources

721.132 Hazardous Waste from Specific Sources

721.133 Discarded Commercial Chemical Products, Off-Specification Species,

Container Residues and Spill Residues Thereof

Wood Preserving Wastes

721.135

POLLUTION CONTROL BOARD

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APPENDIX A Representative Sampling Methods

APPENDIX B Method 1311 Toxicity Characteristic Leaching Procedure (TCLP)

APPENDIX C Chemical Analysis Test Methods

TABLE A Analytical Characteristics of Organic Chemicals (Repealed)

TABLE B Analytical Characteristics of Inorganic Species (Repealed)

TABLE C Sample Preparation/Sample Introduction Techniques (Repealed)

APPENDIX G Basis for Listing Hazardous Wastes

APPENDIX H Hazardous Constituents

APPENDIX I Wastes Excluded under Section 720.120 and 720.122

TABLE A Wastes Excluded from Non-Specific Sources

TABLE B Wastes Excluded from Specific Sources

TABLE C Wastes Excluded From Commercial Chemical Products,

Off-Specification Species, Container Residues, and Soil Residues

Thereof

TABLE D Wastes Excluded by Adjusted Standard

APPENDIX J Method of Analysis of Chlorinated Dibenzo-p-Dioxins and

Dibenzofurans (Repealed)

APPENDIX Z Table to Section 721.102

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-18, 51 PCB 31, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 Ill. Reg. 13999, effective October 12, 1983; amended in R84-34, 61 PCB 247, at 8 Ill. Reg. 24582, effective December 11, 1984; amended in R84-9, at 9 Ill. Reg. 11834, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 998, effective January 2, 1986; amended in R85-2 at 10 Ill. Reg. 8112, effective May 2, 1986; amended in R86-1 at 10 Ill. Reg. 14002, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20647, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6035, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13466, effective August 4, 1987; amended in R87-32 at 11 Ill. Reg. 16698, effective September 30, 1987; amended in R87-5 at 11 Ill. Reg. 19303, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2456, effective January 15, 1988; amended in R87-30 at 12 Ill. Reg. 12070, effective July 12, 1988; amended in R87-39 at 12 Ill. Reg. 13006, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 382, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18300, effective November 13, 1989; amended R90-2 at 14 Ill. Reg. 14401, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16472, effective September 25, 1990; amended in R90-17 at 15 Ill. Reg. 7950, effective May 9, 1991; amended in R90-11 at 15 Ill. Reg. 9332, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14473, effective September 30, 1991; amended in R91-12 at 16 Ill. Reg. 2155, effective January 27, 1992; amended in R91-26 at 16 Ill. Reg. 2600, effective February 3, 1992; amended in R91-13 at 16 Ill. Reg. 9519, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17666, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5650, effective March 26, 1993; amended in

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R93-4 at 17 Ill. Reg. 20568, effective November 22, 1993; amended at 18 Ill. Reg. 6741, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12175, effective July 29, 1994; amended in R94-7 at 18 Ill. Reg. **17490**, effective **NOV 29 1995**.

Section 721.104 Exclusions

a) Materials which that are not solid wastes. The following materials are not solid wastes for the purpose of this Part:

- 1) Sewage:
 - A) Domestic sewage; and
 - B) Any mixture of domestic sewage and other waste that passes through a sewer system to publicly-owned treatment works for treatment. "Domestic sewage" means untreated sanitary wastes that pass through a sewer system.
- 2) Industrial wastewater discharges that are point source discharges with NPDES permits issued by the Agency pursuant to Section 12(f) of the Environmental Protection Act and 35 Ill. Adm. Code 309.
BOARD NOTE: This exclusion applies only to the actual point source discharge. It does not exclude industrial wastewaters while they are being collected, stored, or treated before discharge, nor does it exclude sludges that are generated by industrial wastewater treatment.
- 3) Irrigation return flows.
- 4) Source, special nuclear, or by-product material as defined by the Atomic Energy Act of 1954, as amended (42 U.S.C. 2011 et seq.)
- 5) Materials subjected to in-situ mining techniques which that are not removed from the ground as part of the extraction process.
- 6) Pulping liquors (i.e., black liquor) that are reclaimed in a pulping liquor recovery furnace and then reused in the pulping process, unless accumulated speculatively as defined in Section 721.101(c)7.
- 7) Spent sulfuric acid used to produce virgin sulfuric acid, unless it is accumulated speculatively as defined in Section 721.101(c).
- 8) Secondary materials that are reclaimed and returned to the original process or processes in which they were generated where they are reused in the production process, provided:
 - A) Only tank storage is involved, and the entire process through completion of reclamation is closed by being entirely connected with pipes or other comparable enclosed means of conveyance;
 - B) Reclamation does not involve controlled flame combustion (such as occurs in boilers, industrial furnaces or incinerators);
 - C) The secondary materials are never accumulated in such tanks for over twelve months without being reclaimed; and
 - D) The reclaimed material is not used to produce a fuel, or used to produce products that are used in a manner constituting disposal.

POLLUTION CONTROL BOARD

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9) Wood preserving wastes.

- A) Spent wood preserving solutions that have been used and are reclaimed and reused for their original intended purpose; and
- B) Wastewaters from the wood preserving process that have been reclaimed and are reused to treat wood.
- 10) Hazardous waste number K060, K087, K141, K142, K143, K144, K145, K147, and K148, and any wastes from the coke by-products processes which that are hazardous only because they exhibit the toxicity characteristic specified in Section 721.124, when, subsequent to generation, these materials are recycled to coke ovens, to the tar recovery process as a feedstock to produce coal tar, or are mixed with coal tar prior to the tar's sale or refining. This exclusion is conditioned on there being no land disposal of the wastes from the point they are generated to the point they are recycled to coke ovens or tar recovery or the tar refining processes, or mixed with coal.
- 11) Nonwastewater splash condenser dross residue from the treatment of K061 in high temperature metals recovery units, provided it is shipped in drums (if shipped) and not land disposed before recovery.
- b) Solid wastes which that are not hazardous wastes. The following solid wastes are not hazardous wastes:
 - 1) Household waste, including household waste that has been collected, transported, stored, treated, disposed, recovered (e.g., refuse-derived fuel), or reused. "Household waste" means any waste material (including garbage, trash, and sanitary wastes in septic tanks) derived from households (including single and multiple residences, hotels, and motels, bunkhouses, ranger stations, crew quarters, campgrounds, picnic grounds, and day-use recreation areas). A resource recovery facility managing municipal solid waste shall not be deemed to be treating, storing, disposing of, or otherwise managing hazardous wastes for the purposes of regulation under this Part, if such facility:
 - A) Receives and burns only:
 - i) Household waste (from single and multiple dwellings, hotels, motels, and other residential sources) and
 - ii) Solid waste from commercial or industrial sources that does not contain hazardous waste; and
 - B) Such facility does not accept hazardous waste and the owner or operator of such facility has established contractual requirements or other appropriate notification or inspection procedures to assure that hazardous wastes are not received at or burned in such facility.

BOARD NOTE: The U.S. Supreme Court determined, in City of Chicago v. Environmental Defense Fund, Inc., no. 92-1639 (May 2, 1994), that this exclusion and RCRA section 3001(i) (42 U.S.C. 6921(i)) do not exclude the ash from facilities covered by this subsection from regulation as a hazardous

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waste. At 59 Fed. Reg. 29372 (June 7, 1994), U.S. EPA granted facilities managing ash from such facilities that is determined a hazardous waste under 721.Subpart C until December 7, 1994 to file a Part A permit application pursuant to 35 Ill. Adm. Code 703.181.

- 2) Solid wastes generated by any of the following and which that are returned to the soil as fertilizers:

A) The growing and harvesting of agricultural crops.
B) The raising of animals, including animal manures.

- 3) Mining overburden returned to the mine site.

4) Fly ash waste, bottom ash waste, slag waste, and flue gas emission control waste generated primarily from the combustion of coal, or other fossil fuels, except as provided in 35 Ill. Adm. Code 726.212 for facilities that burn or process hazardous waste.
5) Drilling fluids, produced waters, and other wastes associated with the exploration, development, or production of crude oil, natural gas, or geothermal energy.

- 6) Chromium wastes:

A) Wastes which that fail the test for the toxicity characteristic (Section 721.124 and Appendix B) because chromium is present or which are listed in Subpart D of this Part due to the presence of chromium, which that do not fail the test for the toxicity characteristic for any other constituent or which are not listed due to the presence of any other constituent, and which that do not fail the test for any other characteristic, if it is shown by a waste generator or by waste generators that:

- i) The chromium in the waste is exclusively (or nearly exclusively) trivalent chromium; and
ii) The waste is generated from an industrial process which that uses trivalent chromium exclusively (or nearly exclusively) and the process does not generate hexavalent chromium; and
iii) The waste is typically and frequently managed in non-oxidizing environments.

B) Specific wastes which that meet the standard in subsections (b)(6)(A)(i), (b)(6)(A)(ii), and (b)(6)(A)(iii) above (so long as they do not fail the test for the toxicity characteristic for any other constituent and do not exhibit any other characteristic) are:

i) Chrome (blue) trimmings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.

ii) Chrome (blue) shavings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no

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beamhouse; through-the-blue; and shearing.
iii) Buffing dust generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue.

iv) Sewer screenings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.

v) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearing.

vi) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; and through-the-blue.
vii) Waste scrap leather from the leather tanning industry, the shoe manufacturing industry, and other leather product manufacturing industries.

viii) Wastewater treatment sludges from the production of titanium dioxide pigment using chromium-bearing ores by the chloride process.

7) Solid waste from the extraction, beneficiation, and processing of ores and minerals (including coal, phosphate rock, and overburden from the mining of uranium ore), except as provided by 35 Ill. Adm. Code 726.212 for facilities that burn or process hazardous waste. For purposes of this subsection, beneficiation of ores and minerals is restricted to the following activities: crushing, grinding, washing, dissolution, crystallization, filtration, sorting, sizing, drying, sintering, pelletizing, briquetting, calcining to remove water or carbon dioxide, roasting, autoclaving or chlorination in preparation for leaching (except where the roasting or autoclaving or chlorination) and leaching sequence produces a final or intermediate product that does not undergo further beneficiation or processing), gravity concentration, magnetic separation, electrostatic separation, flotation, ion exchange, solvent extraction, electrowinning, precipitation, amalgamation, and heap, dump, vat tank, and in situ leaching. For the purposes of this subsection, solid waste from the processing of ores and minerals includes only the following wastes:

- A) Slag from primary copper processing;
B) Slag from primary lead processing;
C) Red and brown muds from bauxite refining;
D) Phosphogypsum from phosphoric acid production;

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- E) Slag from elemental phosphorus production;
 F) Gasifier ash from coal gasification;
 G) Process wastewater from coal gasification;
 H) Calcium sulfate wastewater treatment plant sludge from primary copper processing;
 I) Slag tailings from primary copper processing;
 J) Fluorogypsum from hydrofluoric acid production;
 K) Process wastewater from hydrofluoric acid production;
 L) Air pollution control dust/ or sludge from iron blast furnaces;
 M) Iron blast furnace slag;
 N) Treated residue from roasting/ and leaching of chrome ore;
 O) Process wastewater from primary magnesium processing by the anhydrous process;
 P) Process wastewater from phosphoric acid production;
 Q) Basic oxygen furnace and open hearth furnace air pollution control dust/ or sludge from carbon steel production;
 R) Basic oxygen furnace and open hearth furnace slag from carbon steel production;
 S) Chloride processing waste solids from titanium tetrachloride production; and,
 T) Slag from primary zinc smelting;
 8) Cement kiln dust waste, except as provided by 35 Ill. Adm. Code 726.212 for facilities that burn or process hazardous waste.
 9) Solid waste which that consists of discarded arsenical-treated wood or wood products which fails the test for the toxicity characteristic for hazardous waste codes D017 and which that is not a hazardous waste for any other reason if the waste is generated by persons who utilize the arsenical-treated wood and wood products for these materials' intended end use.
 10) Petroleum-contaminated media and debris that fail the test for the toxicity characteristic of Section 721.124 (hazardous waste codes D018 through D043 only) and are subject to corrective action regulations under 35 Ill. Adm. Code 731.
 11) Injected groundwater that is hazardous only because it exhibits the toxicity characteristic (U.S. EPA hazardous waste codes D018 through D024 only) in Section 721.124 that is reinjected through an underground injection well pursuant to free phase hydrocarbon recovery operations undertaken at petroleum refineries, petroleum marketing terminals petroleum bulk plants, petroleum pipelines, and petroleum spill sites until January 25, 1993. This extension applies to recovery operations in existence, or for which contracts have been issued, on or before March 25, 1991. For groundwater returned through infiltration galleries from such at petroleum refineries, marketing terminals, and bulk plants, until October 2, 1991. New operations involving injection wells (beginning after March 25, 1991) will qualify for this compliance date extension (until January 25, 1993) only if:
 A) Operations are performed pursuant to a "free product removal

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- report" pursuant to 35 Ill. Adm. Code 731.164; and
 B) A copy of the "free product removal report" has been submitted to:
 Characteristics Section (OS-333)
 U.S. EPA
 401 M Street, SW
 Washington, D.C. 20460
 12) Used chlorofluorocarbon refrigerants from totally enclosed heat transfer equipment, including mobile air conditioning systems, mobile refrigeration, and commercial and industrial air conditioning and refrigeration systems, which that use chlorofluorocarbons as the heat transfer fluid in a refrigeration cycle, provided the refrigerant is reclaimed for further use.
 13) Non-terne plated used oil filters which that are not mixed with wastes listed in Subpart D of this Part, if these oil filters have been gravity hot-drained using one of the following methods:
 A) Puncturing the filter anti-drain back valve or the filter dome end and hot-draining;
 B) Hot-draining and crusing;
 C) Dismantling and hot-draining; or,
 D) Any other equivalent hot-draining method which that will remove used oil.
 14) Used oil re-refining distillation bottoms that are used as feedstock to manufacture asphalt products.
 c) Hazardous wastes which that are exempted from certain regulations. A hazardous waste which that is generated in a product or raw material storage tank, a product or raw material transport vehicle or vessel, a product or raw material pipeline, or in a manufacturing process unit, or an associated non-waste-treatment manufacturing unit, is not subject to regulation under 35 Ill. Adm. Code 702, 703, 705, and 722 through 725 and 728 or to the notification requirements of Section 3010 of RCRA until it exits the unit in which it was generated, unless the unit is a surface impoundment, or unless the hazardous waste remains in the unit more than 90 days after the unit ceases to be operated for manufacturing, or for storage or transportation of product or raw materials.
 d) Samples.
 1) Except as provided in subsection (d)(2) below, a sample of solid waste or a sample of water, soil, or air which that is collected for the sole purpose of testing to determine its characteristics or composition is not subject to any requirements of this Part or 35 Ill. Adm. Code 702, 703, 7057 and 722 through 728. The sample qualifies when:
 A) The sample is being transported to a laboratory for the purpose of testing; or
 B) The sample is being transported back to the sample collector after testing; or
 C) The sample is being stored by the sample collector before transport to a laboratory for testing; or

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- D) The sample is being stored in a laboratory before testing; or
- E) The sample is being stored in a laboratory for testing but before it is returned to the sample collector; or
- F) The sample is being stored temporarily in the laboratory after testing for a specific purpose (for example, until conclusion of a court case or enforcement action where further testing of the sample may be necessary).
- 2) In order to qualify for the exemption in subsections (d)(1)(A) and (d)(1)(B) above, a sample collector shipping samples to a laboratory and a laboratory returning samples to a sample collector must shall:
- A) Comply with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS), or any other applicable shipping requirements; or
- B) Comply with the following requirements if the sample collector determines that DOT, USPS, or other shipping requirements do not apply to the shipment of the sample:
- i) Assume that the following information accompanies the sample: The sample collector's name, mailing address, and telephone number; the laboratory's name, mailing address, and telephone number; the quantity of the sample; the date of the shipment; and a description of the sample.
- ii) Package the sample so that it does not leak, spill, or vaporize from its packaging.
- 3) This exemption does not apply if the laboratory determines that the waste is hazardous but the laboratory is no longer meeting any of the conditions stated in subsection (d)(1) above.
- e) Treatability study samples.
- 1) Except as is provided in subsection (e)(2) below, persons who generate or collect samples for the purpose of conducting treatability studies, as defined in 35 Ill. Adm. Code 720.110, are not subject to any requirement of 35 Ill. Adm. Code 721 through 723 or to the notification requirements of Section 3010 of the Resource Conservation and Recovery Act. Nor are such samples included in the quantity determinations of Section 721.105 and 35 Ill. Adm. Code 722.134(d) when:
- A) The sample is being collected and prepared for transportation by the generator or sample collector; or
- B) The sample is being accumulated or stored by the generator or sample collector prior to transportation to a laboratory or testing facility; or
- C) The sample is being transported to the laboratory or testing facility for the purpose of conducting a treatability study.
- 2) The exemption in subsection (e)(1) above is applicable to samples of hazardous waste being collected and shipped for the purpose of conducting treatability studies provided that:
- A) The generator or sample collector uses (in "treatability

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- studies") no more than 10,000 kg of any media contaminated with non-acute hazardous waste, 1000 kg of non-acute hazardous waste other than contaminated media, 1 kg of acute hazardous waste, or 250 kg of solid-water or debris media contaminated with acute hazardous waste for each process being evaluated for each generated wastewater; and
- B) The mass of each shipment does not exceed 10,000 kg; the 10,000 kg quantity may be all media contaminated with non-acute hazardous waste, or may include 2500 kg of media contaminated with acute hazardous waste, 1000 kg of hazardous waste, and 1 kg of acute hazardous waste or 250 kg of solid-water-or-debris-contaminated-with-acute-hazardous waste; and
- C) The sample must be packaged so that it does not leak, spill, or vaporize from its packaging during shipment and the requirements of subsections (e)(2)(C)(i) or (e)(2)(C)(ii), below, are met.
- i) The transportation of each sample shipment complies with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS), or any other applicable shipping requirements; or
- ii) If the DOT, USPS, or other shipping requirements do not apply to the shipment of the sample, the following information must accompany the sample: The name, mailing address, and telephone number of the originator of the sample; the name, address, and telephone number of the facility that will perform the treatability study; the quantity of the sample; the date of the shipment; and, a description of the sample, including its U.S. EPA hazardous waste number.
- D) The sample is shipped to a laboratory or testing facility which that is exempt under subsection (f) below, or has an appropriate RCRA permit or interim status.
- E) The generator or sample collector maintains the following records for a period ending 3 years after completion of the treatability study:
- i) Copies of the shipping documents;
- ii) A copy of the contract with the facility conducting the treatability study;
- iii) Documentation showing: The amount of waste shipped under this exemption; the name, address, and U.S. EPA identification number of the laboratory or testing facility that received the waste; the date the shipment was made; and, whether or not unused samples and residues were returned to the generator.
- F) The generator reports the information required in subsection (e)(2)(E)(iii) above in its report under 35 Ill. Adm. Code 722.141.

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- 3) The Agency may grant requests on a case-by-case basis for up to an additional two years for treatability studies involving bioremediation. The Agency may grant requests, on a case-by-case basis, for quantity limits in excess of those specified in subsection (e)(2)(A) and (e)(2)(B) above and (f)(4) below, for up to an additional 5000 kg of media contaminated with non-acute hazardous waste, 500 kg of any non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste, and 1 kg of acute hazardous waste; and--250--kg--of--soils--water--or--debris contaminated-with-acute-hazardous-waste;

A) In response to requests for authorization to ship, store, and conduct further treatability study studies in advance of commencing treatability studies. Factors to be considered in reviewing such requests include the nature of the technology, the type of process (e.g., batch versus continuous), the size of the unit undergoing testing (particularly in relation to scale-up considerations), the time or quantity of material required to reach steady-state operating conditions, or test design considerations, such as mass balance calculations.

B) In response to requests for authorization to ship, store, and conduct treatability studies on additional quantities after initiation or completion of initial treatability studies evaluation when: There has been an equipment or mechanical failure during the conduct of the treatability study; there is need to verify the results of a previously-conducted treatability study; there is a need to study and analyze alternative techniques within a previously-evaluated treatment process; or there is a need to do further evaluation of an ongoing treatability study to determine final specifications for treatment.

C) The additional quantities allowed and timeframes allowed in subsections (e)(3)(A) and (e)(3)(B) above are subject to all the provisions in subsections (e)(1) and (e)(2)(B) through (e)(2)(F) above. The generator or sample collector must shall apply to the Agency and provide in writing the following information:

iA) The reason why the generator or sample collector requires additional time or quantity of sample for the treatability study evaluation and the additional time or quantity needed;

iiB) Documentation accounting for all samples of hazardous waste from the wastestream which that have been sent for or undergone treatability studies, including the date each previous sample from the waste stream was shipped, the quantity of each previous shipment, the laboratory or testing facility to which it was shipped, what treatability study processes were conducted on each sample shipped, and the available results of each

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treatability study;

iiiE) A description of the technical modifications or change in specifications which that will be evaluated and the expected results;

ivB) If such further study is being required due to equipment or mechanical failure, the applicant must shall include information regarding the reason for the failure or breakdown and also include what procedures or equipment improvements have been made to protect against further breakdowns; and, vB) Such other information as the Agency determines is necessary.

4) Final Agency determinations pursuant to this subsection may be appealed to the Board.

f) Samples undergoing treatability studies at laboratories or testing facilities. Samples undergoing treatability studies and the laboratory or testing facility conducting such treatability studies (to the extent such facilities are not otherwise subject to RCRA requirements) are not subject to any requirement of this Part, or of 35 Ill. Adm. Code 702, 703, 705, 722 through 726, and 728, or to the notification requirements of Section 3010 of the Resource Conservation and Recovery Act, provided that the requirements of subsections (f)(1) through (f)(11), below, are met. A mobile treatment unit may qualify as a testing facility subject to subsections (f)(1) through (f)(11), below. Where a group of mobile treatment units are located at the same site, the limitations specified in subsections (f)(1) through (f)(11), below, apply to the entire group of mobile treatment units collectively as if the group were one mobile treatment unit.

1) No less than 45 days before conducting treatability studies, the facility notifies the Agency in writing that it intends to conduct treatability studies under this subsection.

2) The laboratory or testing facility conducting the treatability study has a U.S. EPA identification number.

3) No more than a total of 250 10,000 kg of "as received" media contaminated with non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste, or 250 kg of other "as received" hazardous waste is subjected subject to initiation of treatment in all treatability studies in any single day. "As received" waste refers to the waste as received in the shipment from the generator or sample collector.

4) The quantity of "as received" hazardous waste stored at the facility for the purpose of evaluation in treatability studies does not exceed 10,000 kg, the total of which can include 10,000 kg of media contaminated with non-acute hazardous waste, 500 2500 kg of soils--water--or--debris media contaminated with acute hazardous waste, 1000 kg of non-acute hazardous wastes other than contaminated media, or and 1 kg of acute hazardous waste. This quantity limitation does not include A) treatability-----study residues; and B) treatment materials (including

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- nonhazardous solid waste) added to "as received" hazardous waste.
- 5) No more than 90 days have elapsed since the treatability study for the sample was completed, or no more than one year (two years for treatability studies involving bioremediation) has elapsed since the generator or sample collector shipped the sample to the laboratory or testing facility, whichever date first occurs. Up to 500 kg of treated material from a particular waste stream from treatability studies may be archived for future evaluation up to five years from the date of initial receipt. Quantities of materials archived are counted against the total storage limit for the facility.
 - 6) The treatability study does not involve the placement of hazardous waste on the land or open burning of hazardous waste.
 - 7) The facility maintains records 3 years following completion of each study that show compliance with the treatment rate limits and the storage time and quantity limits. The following specific information must be included for each treatability study conducted:
 - A) The name, address, and U.S. EPA identification number of the generator or sample collector of each waste sample;
 - B) The date the shipment was received;
 - C) The quantity of waste accepted;
 - D) The quantity of "as received" waste in storage each day;
 - E) The date the treatment study was initiated and the amount of "as received" waste introduced to treatment each day;
 - F) The date the treatability study was concluded;
 - G) The date any unused sample or residues generated from the treatability study were returned to the generator or sample collector or, if sent to a designated facility, the name of the facility and the U.S. EPA identification number.
 - 8) The facility keeps, on-site, a copy of the treatability study contract and all shipping papers associated with the transport of treatability study samples to and from the facility for a period ending 3 years from the completion date of each treatability study.
 - 9) The facility prepares and submits a report to the Agency by March 15 of each year that estimates the number of studies and the amount of waste expected to be used in treatability studies during the current year, and includes the following information for the previous calendar year:
 - A) The name, address, and U.S. EPA identification number of the facility conducting the treatability studies;
 - B) The types (by process) of treatability studies conducted;
 - C) The names and addresses of persons for whom studies have been conducted (including their U.S. EPA identification numbers);
 - D) The total quantity of waste in storage each day;
 - E) The quantity and types of waste subjected to treatability studies;

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- F) When each treatability study was conducted; and
 - G) The final disposition of residues and unused sample from each treatability study.
- 10) The facility determines whether any unused sample or residues generated by the treatability study are hazardous waste under Section 721.103 and, if so, are subject to 35 Ill. Adm. Code 702, 703, and 721 through 728, unless the residues and unused samples are returned to the sample originator under the subsection (e) exemption above.
- 11) The facility notifies the Agency by letter when the facility is no longer planning to conduct any treatability studies at the site.
- (Source: Amended at 18 Ill. Reg. 17490, effective NOV 28 1995)

Section 721.133 Discarded Commercial Chemical Products, Off-Specification Species, Containers Residues, and Spill Residues Thereof.

The following materials or items are hazardous wastes if and when they are discarded or intended to be discarded as described in Section 721.102(a)(2)(A), when they are mixed with waste oil or used oil or other material and applied to the land for dust suppression or road treatment, when they are otherwise applied to the land in lieu of their original intended use or when they are contained in products that are applied to land in lieu of their original intended use, or when, in lieu of their original intended use, they are produced for use as (or as a component of) a fuel, distributed for use as a fuel, or burned as a fuel.

- a) Any commercial chemical product, or manufacturing chemical intermediate having the generic name listed in subsections (e) or (f) below.
- b) Any off-specification commercial chemical product or manufacturing chemical intermediate which, if it met specifications, would have the generic name listed in subsections (e) or (f) below.
- c) Any residue remaining in a container or inner liner removed from a container that has held any commercial chemical product or manufacturing chemical intermediate having the generic name listed in subsection (e) or (f) below, unless the container is empty as defined in Section 721.107(b)(3).

BOARD NOTE: Unless the residue is being beneficially used or reused, or legitimately recycled or reclaimed, or being accumulated, stored, transported, or treated prior to such use, reuse, recycling, or reclamation, the Board considers the residue to be intended for discard, and thus a hazardous waste. An example of a legitimate reuse of the residue would be where the residue remains in the container and the container is used to hold the same commercial chemical product or manufacturing chemical intermediate it previously held. An example of the discard of the residue would be where the drum is sent to a drum reconditioner who that reconditions the drum but discards the residue.

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- d) Any residue or contaminated soil, water, or other debris resulting from the cleanup of a spill, into or on any land or water of any commercial chemical product or manufacturing chemical intermediate having the generic name listed in subsection (e) or (f) below, or any residue or contaminated soil, water, or other debris resulting from the cleanup of a spill, into or on any land or water, of any off-specification chemical product or manufacturing chemical intermediate which, if it met specifications, would have the generic name listed in subsection (e) or (f) below.

BOARD NOTE: The phrase "commercial chemical product or manufacturing chemical intermediate having the generic name listed in . . ." refers to a chemical substance **which** that is manufactured or formulated for commercial or manufacturing use which consists of the commercially pure grade of the chemical, any technical grades of the chemical that are produced or marketed, and all formulations in which the chemical is the sole active ingredient. It does not refer to a material, such as a manufacturing process waste, that contains any of the substances listed in subsections (e) or (f) below. Where a manufacturing process waste is deemed to be a hazardous waste because it contains a substance listed in subsections (e) or (f) below, such waste will be listed in either Sections 721.131 or 721.132 or will be identified as a hazardous waste by the characteristics set forth in Subpart C.

- e) The commercial chemical products, manufacturing chemical intermediates, or off-specification commercial chemical products or manufacturing chemical intermediates referred to in subsections (a) through (d) above, are identified as acute hazardous waste (H) and are subject to the small quantity exclusion defined in Section 721.105(e). These wastes and their corresponding EPA Hazardous Waste Numbers are:

BOARD NOTE: For the convenience of the regulated community the primary hazardous properties of these materials have been indicated by the letters T (Toxicity), and R (Reactivity). The absence **Absence** of a letter indicates that the compound only is listed for acute toxicity.

Hazardous Waste No.	Chemical Abstracts No.	Substance
P023	107-20-0	Acetaldehyde, chloro-
P002	591-08-2	Acetamide, N-(aminothioxomethyl)-
P057	640-19-7	Acetamide, 2-fluoro-
P058	62-74-8	Acetic acid, fluoro-, sodium salt
P002	591-08-2	1-Acetyl-2-thiourea
P003	107-02-8	Acrolein
P070	116-06-3	Aldicarb
P004	309-00-2	Aldrin
P005	107-18-6	Allyl alcohol
P006	20859-73-8	Aluminum phosphide (R,T)
P007	2763-96-4	5-(Aminomethyl)-3-isoxazolol

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Hazardous Waste No.	Chemical Abstracts No.	Substance
P008	504-24-5	4-Aminopyridine
P009	131-74-8	Ammonium picrate (R)
P119	7803-55-6	Ammonium vanadate
P099	506-61-6	Argentate(1-), bis(cyano-C)-, potassium
P010	7778-39-4	Arsenic acid H[3]AsO[4]
P012	1327-53-3	Arsenic oxide As[2]O[3]
P011	1303-28-2	Arsenic oxide As[2]O[5]
P012	1327-53-3	Arsenic pentoxide
P012	1327-53-3	Arsenic trioxide
P038	692-42-2	Arsine, diethyl-
P036	696-28-6	Arsinous dichloride, phenyl-
P054	151-56-4	Aziridine
P067	75-55-8	Aziridine, 2-methyl
P013	542-62-1	Barium cyanide
P024	106-47-8	Benzenamine, 4-chloro-
P077	100-01-6	Benzenamine, 4-nitro-
P028	100-44-7	Benzene, (chloromethyl)-
P042	51-43-4	1,2-Benzenediol, 4-[1-hydroxy-2-(methylamino)ethyl]-, (R)-
P046	122-09-8	Benzenethanamine, alpha, alpha-dimethyl-
P014	108-98-5	Benzenethiol
P001	P 81-81-2	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, and salts, when present at concentrations greater than 0.3%
P028	100-44-7	Benzyl chloride
P015	7440-41-7	Beryllium powder
P017	598-31-2	Bromoacetone
P018	357-57-3	Brucine
P045	39196-18-4	2-Butanone, 3,3-dimethyl-1-(methylthio)-, 0-[methylamino]carbonyl oxime
P021	592-01-8	Calcium cyanide
P021	592-01-8	Calcium cyanide Ca(CN)[2]
P022	75-15-0	Carbon disulfide
P095	75-44-5	Carbonic dichloride
P023	107-20-0	Chloroacetaldehyde
P024	106-47-8	p-Chloroaniline
P026	5344-82-1	1-(o-Chlorophenyl)thiourea
P027	542 76-7	3-Chloropropionitrile
P029	544-92-3	Copper cyanides
P029	544-92-3	Copper cyanide CuCN
P030		Cyanides (soluble cyanide salts), not otherwise specified

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Hazardous Waste No.	Chemical Abstracts No.	Substance
P031	460-19-5	Cyanogen
P033	506-77-4	Cyanogen chloride
P033	506-77-4	Cyanogen chloride CNCl
P034	131-89-5	2-Cyclohexyl-4,6-dinitrophenol
P016	542-88-1	Dichloromethyl ether
P036	696-28-6	Dichlorophenylarsine
P037	60-57-1	Dieldrin
P038	692-42-2	Diethylarsine
P041	311-45-5	Diethyl-p-nitrophenyl phosphate
P040	297-97-2	O,O-Diethyl phosphorothioate
P043	55-91-4	Diisopropylfluorophosphate (DPP)
P004	309-00-2	1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-
P060	465-73-6	hexachloro-1,4,4a,5,8,8a-hexahydro-, (1alpha, 4alpha, 4beta, 5alpha, 8alpha, 8beta, 8beta)-
P037	60-57-1	2,7:3,6-Dimethanonaphth[2,3-b]oxirane, 3,4,5,6,9,9-
P051	P 72-20-8	hexachloro-1a,2,2a,3,6,6a,7,7a-octahydro-, (1aalpha, 2beta, 2alpha, 3beta, 6beta, 6beta, 6alpha, 7beta, 7alpha)-
		2,7:3,6-Dimethanonaphth[2,3-b]oxirene, 3,4,5,6,9,9-
		hexachloro-1a,2,2a,3, 6, 6a, 7, 7a-octahydro-, (1aalpha, 2beta, 2alpha, 3beta, 6beta, 6beta, 3alpha, 6alpha, 6beta, 6beta, 7beta, 7alpha)-, and metabolites
P044	60-51-5	Dimethoate
P046	122-03-8	alpha, alpha-Dimethylphenethylamine
P047	P 534-52-1	4,6-Dinitro-o-cresol and salts
P048	51-28-5	2,4-Dinitrophenol
P020	88-85-7	Dinoseb
P085	152-16-9	Diphosphoramide, octamethyl-
P111	107-49-3	Diphosphoric acid, tetraethyl ester
P039	298-04-4	Disulfoton
P049	541-53-7	Dithiobiuret
P050	115-29-7	Endosulfan
P088	145-73-3	Endothall
P051	72-20-8	Endrin

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Hazardous Waste No.	Chemical Abstracts No.	Substance
P051	72-20-8	Endrin, and metabolites
P042	51-43-4	Epinephrine
P031	460-19-5	Ethanedinitrile
P066	16752-77-5	[[[ethanimidothioic acid, N- (methylamino)carbonyl]oxy]-, ester
P101	107-12-0	Ethyl cyanide
P054	151-56-4	Ethyleneimine
P097	52-85-7	Famphur
P056	7782-41-4	Fluorine
P057	640-19-7	Fluoroacetamide
P058	62-74-8	Fluoroacetic acid, sodium salt
P065	628-86-4	Fulminic acid, mercury (2+) salt (R,T)
P059	76-44-8	Heptachlor
P062	757-58-4	Hexaethyl tetraphosphate
P116	79-19-6	Hydrazinecarbothioamide
P068	60-34-4	Hydrazine, methyl-
P063	74-90-8	Hydrocyanic acid
P063	74-90-8	Hydrogen cyanide
P096	7803-51-2	Hydrogen phosphide
P060	465-73-6	Isodrin
P092	62-38-4	Mercury, (acetato-0)phenyl-
P065	628-86-4	Mercury fulminate (R,T)
P082	62-75-9	Methanamine, N-methyl-N-nitroso-
P064	624-83-9	Methane, isocyanato-
P016	542-88-1	Methane, oxybis(chloro-
P112	509-14-8	Methane, tetranitro- (R)
P118	75-70-7	Methanethiol, trichloro-
P050	115-29-7	6,9-Methano-2,4,3-benzodioxathiepen, 6,7,8,9,10,10-
		hexachloro-1,5,5a,6,9,9a-hexahydro-, 3-oxide
P059	76-44-8	4,7-Methano-1H-indene, 1,4,5,6,7,8,8- heptachloro-
		3a,4,7,7a- tetrahydro-
		Methomyl
P066	16752-77-5	Methyl hydrazine
P068	60-34-4	Methyl isocyanate
P064	624-83-9	2-Methylactonitrile
P069	75-86-5	Methyl parathion
P071	298-00-0	alpha-Naphthylthiourea
P072	86-88-4	Nickel carbonyl
P073	13463-39-3	Nickel carbonyl NiCO[4], (T-4)-
P074	557-19-7	Nickel cyanide
P074	557-19-7	Nickel cyanide Ni(CN)[2]

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Hazardous Waste No.	Chemical Abstracts No.	Substance
P075	P 54-11-5	Nicotine, and salts
P076	10102-43-9	Nitric oxide
P077	100-01-6	p-Nitroaniline
P078	10102-44-0	Nitrogen dioxide
P076	10102-43-9	Nitrogen oxide NO
P078	10102-44-0	Nitrogen oxide NO[2]
P081	53-63-0	Nitroglycerine (R)
P082	62-75-9	N-Nitrosodimethylamine
P084	4549-40-0	N-Nitrosomethylvinylamine
P085	152-16-9	Octamethylpyrophosphoramide
P087	20816-12-0	Osmium oxide O[s]O[4], (T-4)-
P087	20816-12-0	Osmium tetroxide
P088	145-73-3	7-Oxabicyclo[2.2.1]heptane-2,3-dicarbonylic acid
P089	56-38-2	Parathion
P034	131-89-5	Phenol, 2-cyclohexyl-4,6-dinitro-
P048	51-28-5	Phenol, 2,4-dinitro-
P047	P 534-52-1	Phenol, 2-methyl-4,6-dinitro-, and salts
P020	88-85-7	Phenol, 2-(1-methylpropyl)-4,6-dinitro-
P009	131-74-8	Phenol, 2,4,6-trinitro-, ammonium salt (R)
P092	62-38-4	Phenylmercury acetate
P093	103-85-5	Phenylthiourea
P094	298-02-2	Phorate
P095	75-44-5	Phosgene
P096	7803-51-2	Phosphine
P041	311-45-5	Phosphoric acid, diethyl 4-nitrophenyl ester
P039	298-04-4	Phosphorodithioic acid, 0,0-diethyl S-(2-(ethylthio)ethyl) ester
P094	298-02-2	Phosphorodithioic acid, 0,0-diethyl S-[(ethylthio)methyl] ester
P044	60-51-5	Phosphorodithioic acid, O,O-dimethyl S-[2-(methylamino)-2-oxoethyl]ester
P043	55-91-4	Phosphorofluoridic acid, bis(1-methylethyl)ester
P089	56-38-2	Phosphorothioic acid, O,O-diethyl O(4-nitrophenyl) ester
P040	297-97-2	Phosphorothioic acid, O,O-diethyl O-pyrazinyl ester
P097	52-85-7	Phosphorothioic acid, 0-[(4-[(dimethylamino)sulfonyl]phenyl)]phenyl 0,0-dimethyl ester

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Hazardous Waste No.	Chemical Abstracts No.	Substance
P071	298-00-0	Phosphorothioic acid, 0,0-dimethyl 0-(4-nitrophenyl) ester
P110	78-00-2	Plumbane, tetraethyl-
P098	151-50-8	Potassium cyanide
P098	151-50-8	Potassium cyanide KCN
P099	506-61-6	Potassium silver cyanide
P070	116-06-3	Propanal, 2-methyl-2-(methylthio)-, O-[(methylamino) carbonyl]oxime
P101	107-12-0	Propanenitrile
P027	542-76-7	Propanenitrile, 3-chloro-
P069	75-86-5	Propanenitrile, 2-hydroxy-2-methyl-
P081	55-63-0	1,2,3-Propanetriol, trinitrate- (R)
P017	598-31-2	2-Propanone, 1-bromo-
P102	107-19-7	Propargyl alcohol
P003	107-02-8	2-Propenal
P005	107-18-6	2-Propen-1-ol
P067	75-55-8	1,2-Propylenimine
P102	107-19-7	2-Propyn-1-ol
P008	504-24-5	4-Pyridinamine
P075	P 54-11-5	Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)-and salts
P114	12039-52-0	Selenious acid, dithallium (1+) salt
P103	630-10-4	Selenourea
P104	506-64-9	Silver cyanide
P104	506-64-9	Silver cyanide AgCN
P105	26628-22-8	Sodium azide
P106	143-33-9	Sodium cyanide
P106	143-33-9	Sodium cyanide NaCN
P108	P 57-24-9	Strychnidin-10-one, and salts
P018	357-57-3	Strychnidin-10-one, 2,3-dimethoxy-
P108	P 57-24-9	Strychnine and salts
P115	7446-18-6	Sulfuric acid, dithallium (1+) salt
P109	3689-24-5	Tetraethylthiophosphosphate
P110	78-00-2	Tetraethyl lead
P111	107-49-3	Tetraethylpyrophosphate
P112	509-14-8	Tetranitromethane (R)
P062	757-58-4	Tetraphosphoric acid, hexaethyl ester
P113	1314-32-5	Thallic oxide
P113	1314-32-5	Thallium oxide Tl[2]O[3]
P114	12039-52-0	Thallium (I) selenite
P115	7446-18-6	Thallium (I) sulfate
P109	3689-24-5	Thiodiphosphoric acid, tetraethyl ester
P045	39196-18-4	Thiofanox
P049	541-53-7	Thioimidodicarbonic diamide [(H[2]N)C(S)]:[2]NH

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Hazardous Waste No.	Chemical Abstracts No.	Substance
P014	108-98-5	Thiophenol
P116	79-19-6	Thiosemicarbazide
P026	5344-82-1	Thiourea, (2-chlorophenyl)-
P072	86-88-4	Thiourea, 1-naphthalenyl-
P093	103-85-5	Thiourea, phenyl-
P123	8001-35-2	Toxaphene
P118	75-70-7	Trichloromethanethiol
P119	7803-55-6	Vanadic acid, ammonium salt
P120	1314-62-1	Vanadium oxide V[2] 0 [5]
P120	1314-62-1	Vanadium pentoxide
P084	4549-40-0	Vinylamine, N-methyl-N-nitroso-
P001	P 81-81-2	Warfarin, and salts, when present at concentrations greater than 0.3%.
P121	557-21-1	Zinc cyanide
P121	557-21-1	Zinc cyanide Zn(CN) [2]
P122	1314-84-7	Zinc phosphide Zn[3]P[2], when present at concentrations greater than 10% (R,T)

f) The commercial chemical products, manufacturing chemical intermediates, or off-specification commercial chemical products referred to in subsections (a) through (d) above, are identified as toxic wastes (T) unless otherwise designated and are subject to the small quantity exclusion defined in Section 721.105(a) and (g). These wastes and their corresponding EPA Hazardous Waste Numbers are:

BOARD NOTE: For the convenience of the regulated community, the primary hazardous properties of these materials have been indicated by the letters T (Toxicity), R (Reactivity), I (Ignitability), L and C (Corrosivity). The absence of a letter indicates that the compound is only listed for toxicity.

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U001	75-07-0	Acetaldehyde (I)
U034	75-87-6	Acetaldehyde, trichloro-
U187	62-44-2	Acetamide, N-(4-ethoxyphenyl)-
U005	53-96-3	Acetamide, N-9H-Fluoren-2-yl-
U240	P 94-75-7	Acetic acid, (2,4-dichlorophenoxy)-, salts and esters
U112	141-78-6	Acetic acid, ethyl ester (I)
U144	301-04-2	Acetic acid, lead (2+) salt
U214	563-68-8	Acetic acid, thallium(1+) salt
See		
F027	93-76-5	Acetic acid, (2,4,5-trichlorophenoxy)-
U002	67-64-1	Acetone (I)
U003	75-05-8	Acetonitrile (I,T)
U004	98-86-2	Acetophenone
U005	53-96-3	2-Acethylaminofluorene
U006	75-36-5	Acetyl chloride (C,R,T)
U007	79-06-1	Acrylamide
U008	79-10-7	Acrylic acid (I)
U009	107-13-1	Acrylonitrile
U011	61-82-5	Amitrole
U012	62-53-3	Aniline (I,T)
U136	75-60-5	Arsinic acid, dimethyl-
U014	492-80-8	Auramine
U015	115-02-6	Azaserine
U010	50-07-7	Azirino[2',3':3,4]pyrrolo[1,2-a]indole-4,7-dione,
		6-amino-8-[[[aminocarbonyl oxy]methyl]-1,1a,2,8,8a,8b-hexahydro-8a-methoxy-5-methyl-, [1a-S-(1alpha,8beta,8alpha,8beta)]-Benz[j]aceanthrylene, 1,2-dihydro-3-methyl-Benzal chloride
U157	56-49-5	Benzamide, 3,5-dichloro-N-(1,1-dimethyl-2-propynyl)-
U016	225-51-4	Benz[alanthracene
U017	98-87-3	Benz[clacridine
U192	23950-58-5	Benzal chloride
U018	56-55-3	Benz[alanthracene
U094	57-97-6	Benz[alanthracene, 7,12-dimethyl-
U012	62-53-3	Benzenamine (I,T)
U014	492-80-8	Benzenamine, 4,4'- carbonimidoylbis [N,N-dimethyl-
U049	3165-93-3	Benzenamine, 4-chloro-2-methyl-, hydrochloride

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U093	60-11-7	Benzenamine,
U328	95-53-4	N,N-dimethyl-4-(phenylazo)-
U353	106-49-0	Benzenamine, 2-methyl-
U158	101-14-4	Benzenamine, 4-methyl-
		4,4'-
		methylenebis[2-chloro-
U222	636-21-5	Benzenamine, 2-methyl-, hydrochloride
U181	99-55-8	Benzenamine, 2-methyl-5-nitro
U019	71-43-2	Benzene (I,T)
U038	510-15-6	Benzeneacetic acid, 4-chloro-alpha-(4-chlorophenyl)-alpha-hydroxy-, ethyl ester
U030	101-55-3	Benzene, 1-bromo-4-phenoxy-
U035	305-03-3	Benzenbutanoic acid, 4-bis(2-chloroethyl)amino]-
U037	108-90-7	Benzene, chloro-
U221	25376-45-8	Benzenediamine, ar-methyl-
U028	117-81-7	1,2-Benzenedicarboxylic acid, dibutyl bis(2-ethylhexyl) ester
U069	84-74-2	1,2-Benzenedicarboxylic acid, dibutyl ester
U088	84-66-2	1,2-Benzenedicarboxylic acid, diethyl ester
U102	131-11-3	1,2-Benzenedicarboxylic acid, dimethyl ester
U107	117-84-0	1,2-Benzenedicarboxylic acid, dioctyl ester
U070	95-50-1	Benzene, 1,2-dichloro-
U071	541-73-1	Benzene, 1,3-dichloro-
U072	106-46-7	Benzene, 1,4-dichloro-
U060	72-54-8	Benzene, 1,1'-(2,2-dichloroethylidene) bis(4-chloro-
U017	98-87-3	Benzene, (dichloromethyl)-
U223	26471-62-5	Benzene, 1,3-diisocyanatomethyl- (R,T)
U239	1330-20-7	Benzene, dimethyl- (I,T)
U201	108-46-3	1,3-Benzenediol
U127	118-74-1	Benzene, hexachloro-
U056	110-82-7	Benzene, hexahydro-(I)
U220	108-88-3	Benzene, methyl-
U105	121-14-2	Benzene, 1-methyl-2,4-dinitro-
U106	606-20-2	Benzene, 2-methyl-1,3-dinitro-
U055	98-82-8	Benzene, (1-methylethyl)- (I)
U169	98-95-3	Benzene, nitro-
U183	608-93-5	Benzene, pentachloro-
U185	82-68-8	Benzene, pentachloronitro-
U020	98-09-9	Benzenesulfonic acid chloride (C,R)

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U020	98-09-9	Benzenesulfonyl chloride (C,R)
U207	95-94-3	Benzene, 1,2,4,5-tetrachloro-
U061	50-29-3	Benzene, 1,1'-(2,2,2-trichloroethylidene) bis(4-chloro-
U247	72-43-5	Benzene, 1,1'-(2,2,2-trichloroethylidene) bis(4-methoxy-
U023	98-07-7	Benzene, (trichloromethyl)-
U234	99-35-4	Benzene, 1,3,5-trinitro-
U021	92-87-5	Benzidine
U202	P 81-07-2	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide, and salts
U203	94-59-7	1,3-Benzodioxole, 5-(2-propenyl)-
U141	120-58-1	1,3-Benzodioxole, 5-(1-propenyl)-
U090	94-58-6	1,3-Benzodioxole, 5-propyl-
U064	189-55-9	Benzo[1,2,3-cd]pyrene
U248	P 81-81-2	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, and salts, when present at concentrations of 0.3% or less
U022	50-32-8	Benzo[a]pyrene
U197	106-51-4	p-Benzoquinone
U023	98-07-7	Benzotrifluoride (C,R,T)
U085	1464-53-5	2,2'-Bioxirane
U021	92-87-5	[1,1'-Biphenyl]-4,4'-diamine
U073	91-94-1	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dichloro-
U091	119-90-4	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethoxy-
U095	119-93-7	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethyl-
U225	75-25-2	Bromoform
U030	101-55-3	4-Bromophenyl phenyl ether
U128	87-68-3	1,3-Butadiene, 1,1,2,3,4-hexachloro-
U172	924-16-3	1-Butanamine, N-butyl-N-nitroso-
U031	71-36-3	1-Butanol (I)
U159	78-93-3	2-Butanone (I,T)
U160	1338-23-4	2-Butanone, peroxide (R,T)
U053	4170-30-3	2-Butenal
U074	764-41-0	2-Butene, 1,4-dichloro- (I,T)
U143	303-34-4	2-Butenoic acid, 2-methyl-,

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U031	71-36-3	7-[[[2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy]methyl]-2,3,5,7a-tetrahydro-1H-pyrrolizin-1-yl ester, [1S-[1alpha(Z), 7(2S*,3R*), 7alpha]]-7(2S*,3R*), 7alpha]]-
U136	75-60-5	n-Butyl alcohol (I)
U032	13765-19-0	Cacodylic acid
U238	51-79-6	Calcium chromate
U178	615-53-2	Carbamic acid, ethyl ester
		Carbamic acid, methylnitroso-, ethyl ester
U097	79-44-7	Carbamic chloride, dimethyl-
U114	P 111-54-6	Carbamodithioic acid,
		1,2-ethanedithylbis-, salts and esters
U062	2303-16-4	Carbamothioic acid,
		bis(1-methylethyl)-, S-(2,3-dichloro-2-propenyl) ester
U215	6533-73-9	Carbonic acid, dithallium (1+) salt
U033	353-50-4	Carbonic difluoride
U156	79-22-1	Carbonochloridic acid, methyl ester (I,T)
U033	353-50-4	Carbon oxyfluoride (R,T)
U211	56-23-5	Carbon tetrachloride
U034	75-87-6	Chloral
U035	305-03-3	Chlorambucil
U036	57-74-9	Chlordane, alpha and gamma isomers
U026	494-03-1	Chlorinaphazin
U037	108-90-7	Chlorobenzene
U038	510-15-6	Chlorobenzilate
U039	59-50-7	p-Chloro-m-cresol
U042	110-75-8	2-Chloroethyl vinyl ether
U044	67-66-3	Chloroform
U046	137-30-2	Chloromethyl methyl ether
U047	31-58-7	beta-Chloronaphthalene
U048	95-57-8	o-Chlorophenol
U049	3165-93-3	4-chloro-o-toluidine, hydrochloride
U032	13765-19-0	Chromic acid H[2]C[r]O[4], calcium salt
U050	218-01-9	Chrysene
U051		Creosote
U052	1319-77-3	Cresol (Cresylic acid)
U053	4170-30-3	Crotonaldehyde
U055	98-82-8	Cumene (I)
U246	506-68-3	Cyanogen bromide CNBr
U197	106-51-4	2,5-Cyclohexadiene-1,4-dione
U056	110-82-7	Cyclohexane (I)

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U129	58-89-9	Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-
U057	108-94-1	Cyclohexanone (I)
U130	77-47-4	1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-
U058	50-18-0	Cyclophosphamide
U240	P 94-75-7	2,4-D, salts and esters
U059	20830-81-3	Daunomycin
U060	72-54-8	DDD
U061	50-29-3	DDT
U062	2303-16-4	Diallate
U063	53-70-3	Dibenz[a,h]anthracene
U064	189-55-9	Dibenzof[a,i]pyrene
U066	96-12-8	1,2-Dibromo-3-chloropropane
U069	84-74-2	Dibutyl phthalate
U070	95-50-1	o-Dichlorobenzene
U071	541-73-1	m-Dichlorobenzene
U072	106-46-7	p-Dichlorobenzene
U073	91-94-1	3,3'-Dichlorobenzidine
U074	764-41-0	1,4-Dichloro-2-butene (I,T)
U075	75-71-8	Dichlorodifluoromethane
U078	75-35-4	1,1-Dichloroethylene
U079	156-60-5	1,2-Dichloroethylene
U025	111-44-4	Dichloroethyl ether
U027	108-60-1	Dichloroisopropyl ether
U024	111-91-1	Dichloromethoxy ethane
U081	120-83-2	2,4-Dichlorophenol
U082	87-65-0	2,6-Dichlorophenol
U084	542-75-6	1,3-Dichloropropene
U085	1464-53-5	1,2:3,4-Diepoxybutane (I,T)
U108	123-91-1	1,4-Diethylenedioxi
U028	117-81-7	Diethylhexyl phthalate
U086	1615-80-1	N,N-Diethylhydrazine
U087	3288-58-2	0,0-Diethyl S-methyl dithiophosphate
U088	84-66-2	Diethyl phthalate
U089	56-53-1	Diethylstilbestrol
U090	94-58-6	Dihydrosafrrole
U091	119-90-4	3,3'-Dimethoxybenzidine
U092	124-40-3	Dimethylamine (I)
U093	60-11-7	p-Dimethylaminoazobenzene
U094	57-97-6	7,12-Dimethylbenz[a]anthracene
U095	119-93-7	3,3'-Dimethylbenzidine
U096	80-15-9	alpha,
		alpha-Dimethylbenzylhydroperoxide (R)
U097	79-44-7	Dimethylcarbamoyl chloride

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NOTICE OF ADOPTED AMENDMENTS

Hazardous Waste No.	Chemical Abstracts No.	Substance
U098	57-14-7	1,1-Dimethylhydrazine
U099	540-73-8	1,2-Dimethylhydrazine
U101	105-67-9	2,4-Dimethylphenol
U102	131-11-3	Dimethyl phthalate
U103	77-78-1	Dimethyl sulfate
U105	121-14-2	2,4-Dinitrotoluene
U106	606-20-2	2,6-Dinitrotoluene
U107	117-84-0	Di-n-octyl phthalate
U108	123-91-1	1,4-Dioxane
U109	122-66-7	1,2-Diphenylhydrazine
U110	142-84-7	Dipropylamine (I)
U111	621-84-7	Di-n-propylnitrosamine
U041	106-89-8	Epichlorohydrin
U001	75-07-0	Ethanal (I)
U174	55-18-5	Ethanamine, N-ethyl-N-nitroso-
U155	91-80-5	1,2-Ethanediamine,
		N,N-dimethyl-N'-2-pyridinyl
		-N'-(2-thienylmethyl)-
U067	106-93-4	Ethane, 1,2-dibromo-
U076	75-34-3	Ethane, 1,1-dichloro-
U077	107-06-2	Ethane, 1,2-dichloro-
U131	67-72-1	Ethane, hexachloro-
U024	111-91-1	Ethane,
		1,1'-[methylenebis(oxy)]bis(2-chloro-
U117	60-29-7	Ethane, 1,1'-oxybis- (I)
U025	111-44-4	Ethane, 1,1'-oxybis[2-chloro-
U184	76-01-7	Ethane, pentachloro-
U208	630-20-6	Ethane, 1,1,1,2-tetrachloro-
U209	79-34-5	Ethane, 1,1,2,2-tetrachloro-
U218	62-55-5	Ethanethioamide
U216	71-55-6	Ethane, 1,1,1-trichloro-
U227	79-00-5	Ethane, 1,1,2-trichloro-
U359	110-80-5	Ethanol, 2-ethoxy-
U173	1116-54-7	Ethanol, 2,2'-(nitrosoimino)bis-
U004	98-86-2	Ethanone, 1-phenyl-
U043	75-01-4	Ethene, chloro-
U042	110-75-8	Ethene, (2-chloroethoxy)-
U078	75-35-4	Ethene, 1,1-dichloro-
U079	156-60-5	Ethene, 1,2-dichloro-, (E)-
U210	127-18-4	Ethene, tetrachloro-
U228	79-01-6	Ethene, trichloro-
U112	141-78-6	Ethyl acetate (I)
U113	140-88-5	Ethyl acrylate (I)
U238	51-79-6	Ethyl carbamate (urethane)
U117	60-29-7	Ethyl ether

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U114	P 111-54-6	Ethylenebis dithiocarbamic acid, salts and esters
U067	106-93-4	Ethylene dibromide
U077	107-06-2	Ethylene dichloride
U359	110-80-5	Ethylene glycol monoethyl ether
U115	75-21-8	Ethylene oxide (I,T)
U116	96-45-7	Ethylene thiourea
U076	75-34-3	Ethylene dichloride
U118	97-63-2	Ethyl methacrylate
U119	62-50-0	Ethyl methanesulfonate
U120	206-44-0	Fluoranthene
U122	50-00-0	Formaldehyde
U123	64-18-6	Formic acid (C,T)
U124	110-00-9	Furan (I)
U125	98-01-1	2-Furancarboxaldehyde (I)
U147	108-31-6	2,5-Furandione
U213	109-99-9	Furan, tetrahydro- (I)
U125	98-01-1	Furfural (I)
U124	110-00-9	Furfuran (I)
U206	18883-66-4	Glucopyranose, 2-deoxy-2-(3-methyl-3-nitroso-)-, D-D-Glucose,
		2-deoxy-2-[(methylnitrosoamino)-carbonylamino]-
U126	765-34-4	Glycidylaldehyde
U163	70-25-7	Guanidine,
		N-methyl-N'-nitro-N-nitroso-
U127	118-74-1	Hexachlorobenzene
U128	87-68-3	Hexachlorobutadiene
U130	77-47-4	Hexachlorocyclopentadiene
U131	67-72-1	Hexachloroethane
U132	70-30-4	Hexachlorophene
U243	1888-71-7	Hexachloropropene
U133	302-01-2	Hydrazine (R,T)
U086	1615-80-1	Hydrazine, 1,2-diethyl-
U098	57-14-7	Hydrazine, 1,1-dimethyl-
U099	540-73-8	Hydrazine, 1,2-dimethyl-
U109	122-66-7	Hydrazine, 1,2-diphenyl-
U134	7664-39-3	Hydrofluoric acid (C,T)
U134	7664-39-3	Hydrogen fluoride (C,T)
U135	7783-06-4	Hydrogen sulfide
U135	7783-06-4	Hydrogen sulfide H[2]S
U096	80-15-9	Hydroperoxide, 1-methyl-1-phenylethyl-(R)
U116	96-45-7	2-Imidazolidinethione
U137	193-39-5	Indeno[1,2,3-cd]pyrene

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U190	85-44-9	1,3-Isobenzofurandione
U140	78-83-1	Isobutyl alcohol (I,T)
U141	120-58-1	Isosafrole
U142	143-50-0	Kepone
U143	303-34-4	Lasiocarpene
U144	301-04-2	Lead acetate
U146	1335-32-6	Lead, bis(acetato-0)tetrahydroxytri-
U145	7446-27-7	Lead phosphate
U146	1335-32-6	Lead subacetate
U129	58-89-9	Lindane
U163	70-25-7	MNNG
U147	108-31-6	Maleic anhydride
U148	123-33-1	Maleic hydrazide
U149	109-77-3	Malononitrile
U150	148-82-3	Melphalan
U151	7439-97-6	Mercury
U152	126-98-7	Methacrylonitrile (I,T)
U092	124-40-3	Methanamine, N-methyl- (I)
U029	74-83-9	Methane, bromo-
U045	74-87-3	Methane, chloro- (I,T)
U046	107-30-2	Methane, chloromethoxy-
U068	74-95-3	Methane, dibromo-
U080	75-09-2	Methane, dichloro-
U075	75-71-8	Methane, dichlorodifluoro-
U138	74-88-4	Methane, iodo-
U119	62-50-0	Methanesulfonic acid, ethyl ester
U211	56-23-5	Methane, tetrachloro-
U153	74-93-1	Methanethiol (I,T)
U225	75-25-2	Methane, tribromo-
U044	67-66-3	Methane, trichloro-
U121	75-69-4	Methane, trichlorofluoro-
U036	57-74-9	1,2,4,5,6,7,8-octachloro-2,3,3a,4,7,7a-nexahydro-
U154	67-56-1	Methanol (I)
U155	91-80-5	Methapyriline
U142	143-50-0	1,3,4-Metheno-2H-cyclobuta[cd]pentalen-2-one,
U247	72-43-5	1,1a,3,3a,4,5,5a,5b,6-decachlorooctahydro-methoxychlor
U154	67-56-1	Methyl alcohol (I)
U029	74-83-9	Methyl bromide
U186	504-60-9	1-Methylbutadiene (I)
U045	74-87-3	Methyl chloride (I,T)
U156	79-22-1	Methyl chlorocarbonate (I,T)
U226	71-55-6	Methylchloroform

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U157	56-49-5	3-Methylcholanthrene
U158	101-14-4	4,4'-Methylenebis(2-chloroaniline)
U068	74-95-3	Methylene bromide
U080	75-09-2	Methylene chloride
U159	78-93-3	Methyl ethyl ketone (MEK) (I,T)
U160	1338-23-4	Methyl ethyl ketone peroxide (R,T)
U138	74-88-4	Methyl iodide
U161	108-10-1	Methyl isobutyl ketone (I)
U162	80-62-6	Methyl methacrylate (I,T)
U161	108-10-1	4-Methyl-2-pentanone (I)
U164	56-04-2	Methylthiouracil
U010	50-07-7	Mitomycin C
U059	20830-81-3	5,12-Naphthacenedione, 8-acetyl- 10-[(3-amino- alpha-L-lyxo-hexapyranosyl)oxyl]- 7,8,9,10-tetrahydro- trihydroxy-1-methoxy-, (8S-cis)- 1-Naphthalenamine 2-Naphthalenamine Naphthaleneamine, N,N'-bis(2-chloroethyl)- Naphthalene Naphthalene, 2-chloro- 1,4-Naphthalenedione 2,7-Naphthalenedisulfonic 3,3'-[(3,3'- dimethyl-1,1'-biphenyl]-4,4'- diyl) bis(azo)bis[5-amino-4- hydroxy]-, tetrasodium salt 1,4-Naphthoquinone alpha-Naphthylamine beta-Naphthylamine Nitric acid, thallium (1+) salt Nitrobenzene (I,T) p-Nitrophenol 2-Nitropropane (T) N-Nitrosodi-n-butylamine N-Nitrosodiethanolamine N-Nitrosodiethylamine N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitrosopiperidine N-Nitrosopyrrolidine 5-Nitro-o-toluidine 1,2-Oxathiolane, 2,2-dioxide
U167	134-32-7	
U168	91-59-8	
U026	494-03-1	
U165	91-20-3	
U047	91-58-7	
U166	130-15-4	
U236	72-57-1	
U166	130-15-4	
U167	134-32-7	
U168	91-59-8	
U217	10102-45-1	
U169	98-95-3	
U170	100-02-7	
U171	79-46-9	
U172	92-416-3	
U173	1116-54-7	
U174	55-18-5	
U176	759-73-9	
U177	684-93-5	
U178	615-53-2	
U179	100-75-4	
U180	930-55-2	
U181	99-55-8	
U193	1120-71-4	

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U058	50-18-0	2H-1,3,2-
		Oxazaphosphorin-2-amine, N,N-bis(2-chloroethyl)tetrahydro-, 2-oxide
U115	75-21-8	Oxirane (I,T)
U126	765-34-4	Oxiranecarboxaldehyde
U041	106-89-8	Oxirane, (chloromethyl)-
U182	123-63-7	Paraldehyde
U183	608-93-5	Pentachlorobenzene
U184	76-01-7	Pentachloroethane
U185	82-68-8	Pentachloronitrobenzene (PCNB)
See		
F027	87-86-5	pentachlorophenol
U161	108-10-1	Pentanol, 4-methyl-
U186	504-60-9	1,3-Pentadiene (I)
U187	62-44-2	Phenacetin
U188	108-95-2	Phenol
U048	95-57-8	Phenol, 2-chloro-
U039	59-50-7	Phenol, 4-chloro-3-methyl-
U081	120-83-2	Phenol, 2,4-dichloro-
U082	87-65-0	Phenol, 2,6-dichloro-
U089	56-53-1	Phenol, 4,4'-(1,2-diethyl-1,2-ethenediyl)bis-, (E)-
U101	105-67-9	Phenol, 2,4-dimethyl-
U052	1319-77-3	Phenol, methyl-
U132	70-30-4	Phenol,
		2,2'-methylenebis(3,4,6-trichloro-
U170	100-02-7	Phenol, 4-nitro-
See		
F027	87-86-5	Phenol, Pentachloro-
See		
F027	58-90-2	Phenol, 2,3,4,6-tetrachloro-
See		
F027	95-95-4	Phenol, 2,4,5-trichloro-
See		
F027	88-06-2	Phenol, 2,4,6-trichloro-
U150	148-82-3	L-Phenylalanine,
		4-[bis(2-chloroethylamino)]-
U145	7146-27-7	Phosphoric acid, lead (2+) salt (2:3)
U087	3288-58-2	Phosphorodithioic acid,
		O,O-diethyl S- methyl ester
U189	1314-80-3	Phosphorus sulfide (R)
U190	85-44-9	Phthalic anhydride
U191	109-06-8	2-Picoline
U179	100-75-4	Piperidine, l-nitroso-
U192	23950-58-5	Pronamide
U194	107-10-8	1-Propanamine (I,T)

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Hazardous Waste No.	Chemical Abstracts No.	Substance
U111	621-64-7	1-Propanamine, N-nitroso-N-propyl-
U110	142-84-7	1-Propanamine, N-propyl- (I)
U066	96-12-8	Propane, 1,2-dibromo-3-chloro-
U083	78-87-5	Propane, 1,2-dichloro-
U149	109-77-3	Propanedinitrile
U171	79-46-9	Propane, 2-nitro- (I,T)
U027	108-60-1	Propane, 2,2'-oxybis(2-chloro-
See		
F027	93-72-1	Propanoic acid,
		2-(2,4,5-trichlorophenoxy)-
U193	1120-71-4	1,3-Propane sultone
U235	126-72-7	1-Propanol, 2,3-dibromo-, phosphate (3:1)
U140	78-83-1	1-Propanol, 2-methyl- (I,T)
U002	67-64-1	2-Propanone (I)
U007	79-06-01	2-Propenamide
U084	542-75-6	1-Propene, 1,3-dichloro-
U243	1888-71-7	1-Propene, 1,1,2,3,3,3-hexachloro-
U009	107-13-1	2-Propenenitrile
U152	126-98-7	2-Propenenitrile, 2-methyl- (I,T)
U008	79-10-7	2-Propenoic acid (I)
U113	140-88-5	2-Propenoic acid, ethyl ester (I)
U118	97-63-2	2-Propenoic acid, 2-methyl-, ethyl ester
U162	80-62-6	2-Propenoic acid, 2-methyl-, methyl ester (I,T)
See		
F027	93-72-1	Propionic acid,
		2-(2,4,5-trichlorophenoxy)-
U194	107-10-8	n-Propylamine (I,T)
U083	78-87-5	Propylene dichloride
U148	123-33-1	3,6-Pyridazinedione, 1,2-dihydro-
U196	110-86-1	Pyridine
U191	109-06-8	Pyridine, 2-methyl-
U237	66-75-1	2,4-(1H,3H)-Pyrimidineione, 5-bis(2-chloroethyl)amino]-
U164	58-04-2	4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-
U180	930-55-2	Pyrrrolidine, l-nitroso-
U200	50-55-5	Reserpine
U201	108-46-3	Resorcinol
U202	81-07-2	Saccharin and salts
U203	94-59-7	Safrrole
U204	7783-00-8	Selenious acid
U204	7783-00-8	Selenium dioxide
U205	7488-56-4	Selenium sulfide

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Hazardous
Waste No.Chemical
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Substance

Selenium sulfide S[e]S[2] (R,T)
L-Serine, diazoacetate (ester)Silvex (2,4,5-TP)
StreptozotocinSulfuric acid, dimethyl ester
Sulfur phosphide (R)2,4,5-T
1,2,4,5-Tetrachlorobenzene1,1,1,2-Tetrachloroethane
1,1,2,2-Tetrachloroethane

Tetrachloroethylene

2,3,4,6-Tetrachlorophenol
Tetrahydrofuran (I)Thallium (I) acetate
Thallium (I) carbonateThallium (I) chloride
Thallium chloride TiClThallium (I) nitrate
ThioacetamideThiomethanol (I,T)
Thioperoxydicarbonic diamide[(H[2]N)C(S)] [2]S[2](>, tetramethyl-
ThioureaThiram
TolueneToluenediamine
Toluene diisocyanate (R,T)o-Toluidine
p-Toluidineo-Toluidine hydrochloride
1H-1,2,4-Triazol-3-amine1,1,2-Trichloroethane
TrichloroethyleneTrichloromono fluoromethane
2,4,5-Trichlorophenol2,4,6-Trichlorophenol
2,3,5-Trinitrobenzene (R,T)1,3,5-Trioxane, 2,4,6-trimethyl-
Tris(2,3-dibromopropyl) phosphateTrypan blue
Uracil mustardU205
U015
See
F027
U206
U103
U189
See
F027
U207
U208
U209
U210
See
F027
U213
U214
U215
U216
U217
U218
U153
U244
U219
U244
U220
U221
U223
U228
U353
U222
U011
U227
U228
U121
See
F027
See
F027
U234
U182
U235
U236
U237Hazardous
Waste No.Chemical
Abstracts
No.

Substance

Urea, N-ethyl-N-nitroso-
Urea, N-methyl-N-nitroso-
Vinyl chlorideWarfarin, and salts, when present at
concentrations
of 0.3% or lessXylene (I)
Yohimban-16-carboxylic acid,
11,17-dimethoxy-18-[(3,4,5-trimethoxybenzoyl)oxy]-, methyl
ester,
(3beta,16beta,17alpha,18beta,20alpha)-
zinc phosphide Zn[3]p[2], when present
at
concentrations of 10% or less1330-20-7
50-55-5

1314-84-7

U239
U200
U249(Source: Amended at 18 Ill. Reg. 174-9-0, effective
NOV 23 1995)

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Section 721. APPENDIX H Hazardous Constituents

Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Acetonitrile	Same	75-05-8	U003
Acetophenone	Ethanone, 1-phenyl-	98-86-2	U004
2-Acetylaminofluorene	Acetamide, N-9H-fluoren-2-yl-	53-96-3	U005
Acetyl chloride	Same	75-36-5	U006
1-Acetyl-2-thiourea	Acetamide,	591-08-2	P002
Acrolein	N-(aminothioxomethyl)-2-Propenal	107-02-8	P003
Acrylamide	2-Propenamide	79-06-1	U007
Acrylonitrile	2-Propenenitrile	107-13-1	U009
Aflatoxins	Same	1402-68-2	
Aldicarb	Propanal,	116-06-3	P070
	2-methyl-2-(methylthio)-, 0-[(methylamino)carbonyl] oxime		
Aldrin	1,4,5,8-Dimethanonaphthalene, 1,2,3,4,10,10-hexachloro-, 1,4,4a,5,8a-hexahydro-, 1-alpha, 4-alpha 4a-beta, 5-alpha, 8-alpha 8a-beta)-	309-00-2	P004
	2-Propen-1-ol		
Allyl alcohol	1-Propene, 3-chloro-	107-18-6	P005
Allyl chloride	Same	107-18-6	
Aluminum phosphide	Same	20859-73-8	P006
4-Aminobiphenyl	[1,1'-Biphenyl] -4-amine	92-67-1	
5-(Aminomethyl)-3-isoxazolol	3(2H)-Isoxazolone, 5-(aminomethyl)-	2763-96-4	P007
4-Aminopyridine	4-Pyridinamine	504-24-5	P008
Amitrole	1H-1,2,4-Triazol-3-amine	61-82-5	U011
Ammonium vanadate	Vanadic acid, ammonium salt	7803-55-6	U119
Aniline	Benzenamine	62-53-3	U012
Antimony	Same	7440-36-0	
Antimony compounds, N.O.S. (not otherwise specified)			
Aramite	Sulfurous acid,	140-57-8	
	2-chloroethyl-, 2-[(4-(1,1-dimethylethyl)phenoxy] -1-methylethyl ester		
Arsenic	Arsenic	7440-38-2	
Arsenic compounds, N.O.S.			
Arsenic acid	Arsenic acid H[3]A(s)[4]	7778-39-4	P010

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Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Arsenic pentoxide	Arsenic oxide As[2]8[5]	1303-28-2	P011
Arsenic trioxide	Arsenic oxide As[2]10[3]	1327-53-3	P012
Auramine	Benzenamine, 4,4'-carbonimidoylbis[N, N-dimethyl- L-Serine, diazoacetate (ester)]	492-80-8	U014
Azaserine	Same	115-02-6	U015
Barium	Same	7440-39-3	
Barium compounds, N.O.S.			
Barium cyanide	Same	542-62-1	P013
Benz[c]acridine	Same	225-51-4	U016
Benz[a]anthracene	Same	56-55-3	U018
Benzal chloride	Benzene, (dichloromethyl)-	98-87-3	U017
Benzene	Same	71-43-2	U018
Benzenearsonic acid	Arsenic acid, phenyl-[1,1'-Biphenyl] -4,4'-diamine	98-05-5	U021
Benzidine	Same	92-87-5	
Benzo[b]fluoranthene	Benz[e]acephenanthrylene	205-99-2	
Benzo[j]fluoranthene	Same	205-82-3	
Benzo[k]fluoranthene	Same	207-08-9	
Benzo[a]pyrene	Same	50-32-8	U022
p-Benzoquinone	2,5-Cyclohexadiene-1,4-dione	106-51-4	U197
Benzotrithloride	Benzene, (trichloromethyl)-	98-07-7	U023
Benzyl chloride	Benzene, (chloromethyl)-	100-44-7	P028
Beryllium powder	Same	7440-41-7	P015
Beryllium compounds, N.O.S.			
Bromoacetone	2-Propanone, 1-bromo	598-31-2	P017
Bromoform	Methane, tribromo-	75-25-2	U225
4-Bromophenyl phenyl ether	Benzene	101-55-3	U030
Brucine	1-bromo-4-phenoxy Strychnidin-10-one, 2,3-dimethoxy-	357-57-3	P018
Butyl benzyl phthalate	1,2-Benzenedicarboxylic acid, butyl phenylmethyl ester	85-68-7	
Caecolylic acid	Arsenic acid, dimethyl-	75-60-5	U136
Cadmium	Same	7440-43-9	
Cadmium compounds, N.O.S.			
Calcium chromate	Chromic acid H(2>)CrO(4), calcium salt	13765-19-0	U032
Calcium cyanide	Calcium cyanide Ca(CN)(2) Same	592-01-8	P021
Carbon disulfide	Same	75-15-0	P022
Carbon oxyfluoride	Carbonic difluoride	353-50-4	U033

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Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number	Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Carbon tetrachloride	Methane, tetrachloro-	56-23-5	U211	Chromium compounds,			
Chloral	Acetaldehyde, trichloro-	75-87-6	U034	N.O.S.		218-01-9	U050
Chlorambucil	Benzenebutanoic acid	305-03-3	U035	Chrysene	Same	6358-53-8	
	4-bis(2-chloroethyl)amino]-			Citrus red No. 2			
	chloroethanol-indene, 1,				2-Naphthalenol,		
Chlordane	4,7-Methano-1H-indene, 1,	57-74-9	U036		1-[(2, 5-dimethoxyphenyl)		
	2, 4, 5, 6, 7, 8,				azo]-		
	8-octachloro-2, 3,			Coal tar creosote	Same	8007-45-2	
	3a, 4, 7, 7a-hexahydro-			Copper cyanide	Copper cyanide CuCN	544-92-3	
Chlordane, alpha and				Creosote	Same		P029
gamma isomers		U036		Cresols (Cresylic acid)			U051
Chlorinated benzenes,				Crotonaldehyde	Phenol, methyl-	1319-77-3	U052
N.O.S.				Cyanides (soluble salts	2-Butenal	4170-30-3	U053
Chlorinated ethane,				and complexes), N.O.S.			P030
N.O.S.				Cyanogen			
Chlorinated fluorocarbons,				Cyanogen bromide	Ethanedinitrile	460-19-5	P031
N.O.S.				(CN)Br	Cyanogen bromide	506-68-3	U246
Chlorinated naphthalene,				Cyanogen chloride	(CN)Cl	506-77-4	P033
N.O.S.				Cycasin	Beta-D-glucopyranoside,	14901-08-7	
N.O.S.					(methyl-ONN-azoxy)methyl		P034
Chloroacetaldehyde	Naphthalenamine, N,	494-03-1	U026		Phenol, 2-cyclohexyl-4,	131-89-5	
Chloroalkyl ethers,	'-bis(2-chloroethyl)-	107-20-0	P023		6-dinitro-		U058
N.O.S.	Acetaldehyde, chloro-				2H-1, 3, 2-	50-18-0	
p-Chloroaniline		06-47-8	P024		Oxazaphosphorin-2-amine,		
Chlorobenzene	Benzene, chloro-	108-90-7	U037		N, N-bis(2-chloroethyl)		
Chlorobenzilate	Benzeneacetic acid,	510-15-6	U038		tetrahydro-, 2-oxide		
	4-chloro-alpha-				Acetic acid,	94-75-7	U240
	(4-chlorophenyl)-alpha-				(2,4-dichlorophenoxy)-		U240
	hydroxy-, ethyl ester				Acetic acid,		
p-Chloro-m-cresol	Phenol, 4-chloro-3-methyl-	59-50-7	U039		(2,4-dichlorophenoxy)-,		
2-Chloroethyl vinyl	Ethene, (2-chloroethoxy)-	110-75-8	U042		salts and esters		
ether					5, 12-Naphthacenedione,	20830-81-	U059
Chloroform	Methane, trichloro-	67-66-3	U044		8-acetyl-10-[(3-amino-2,3,6-	3	
Chloromethyl methyl	Methane, chloromethoxy-	107-30-2	U046		trideoxy-alpha-L-lyxo-		
ether					hexopyranosyl]oxy]		
beta-Chloronaphthalene		91-58-7	U047		-7, 8, 9, 10-tetrahydro-6,		
o-Chlorophenol	Naphthalene, 2-chloro-	95-57-8	U048		8, 11-trihydroxy-1-		
1-(o-Chlorophenyl)	Phenol, 2-chloro-	5344-82-1	P026		methoxy-, 8S-cis)-		
thiourea	Thiourea,				Benzene, 1,1'	72-54-8	U060
Chloroprene	(2-chlorophenyl)-	126-99-8			-(2,2-dichloroethylidene)		
3-Chloropropionitrile	1,3-Butadiene, 2-chloro-	542-76-7	P027		bis(4-chloro-		
	Propanenitrile,				Benzene 1, 1'-	72-55-9	
	3-chloro-				(dichloroethenylidene)bis		
Chromium	Same	7440-47-3			[4-chloro-	50-29-3	U061

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Diallate	Benzene, 1, 1'-(2, 2, 2-trichloroethylidene) bis(4-chloro-Carbamothioic acid, bis(1-methylethyl)-, S-(2, 3-dichloro-2-propenyl) ester	2303-16-4	U062	Dichloro phenylarsine	Arsonous dichloride, phenyl-propane, dichloro-	26638-19-7	P036
Dibenza[a,h]acridine	Same	226-36-8		Dichloropropane, N.O.S.	Propanol, dichloro-	26545-73-3	
Dibenz[a,j]acridine	Same	224-42-0		Dichloropropene, N.O.S.	1-Propene, dichloro-	26952-23-8	
Dibenz[a,h]anthracene	Same	53-70-3	U063	1,3-Dichloropropene	1-Propene, 1,3-dichloro-	542-75-6	U084
7H-Dibenzo[c,g]carbazole	Same	194-59-2		Dieldrin	2,7:3,6-Dimethanonaphth	60-57-1	P037
Dibenzo[a,e]pyrene	Naphtho[1,2,3,4-def]chrysene	192-65-4					
Dibenzo[a,h]pyrene	Dibenzol[b,def]chrysene	189-64-0					
Dibenzo[a,i]pyrene	Benzo[rs]pentaphene	189-55-9	U064				
1,2-Dibromo-3-chloropropane	propane, 1,2-dibromo-3-chloro-	96-12-8	U066				
Dibutyl phthalate	1,2-Benzenedicarboxylic acid, dibutyl ester	84-74-2	U069	1,2:3,4-Diepoxybutane	2,2'-Bioxirane	1464-53-5	U085
o-Dichlorobenzene	Benzene, 1,2-dichloro-	95-50-1	U070	Diethylarsine	Arsine, diethyl-	692-42-2	P038
m-Dichlorobenzene	Benzene, 1,3-dichloro-	541-73-1	U071	1,4-Diethyleneoxide	1,4-Dioxane	123-91-1	U108
p-Dichlorobenzene	Benzene, 1,4-dichloro-	106-46-7	U072	Diethylhexyl phthalate	1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl) ester	117-81-7	U028
Dichlorobenzene, N.O.S.	Benzene, dichloro-	25321-22-6					
3,3'-Dichlorobenzidine	[1, 1'-Biphenyl]-4, 4'-diamine, 3, 3'-dichloro-	91-94-1	U073	N,N'-Diethylhydrazine	Hydrazine, 1,2-diethyl-	1615-80-1	U086
1,4-Dichloro-2-butene	2-Butene, 1,4-dichloro-	764-41-0	U074	O,O-Diethyl S-methyl dithiophosphate	Phosphorodithioic acid, O,O-diethyl S-methyl ester-	3288-58-2	U087
Dichlorodifluoromethane	Methane, dichlorodifluoro-	75-71-8	U075				
Dichloroethylene	Dichloroethylene	25323-30-2					
N.O.S.)-							
1,1-Dichloroethylene	Ethene, 1,1-dichloro-	75-35-4	U078	Diethyl-p-nitrophenyl phosphate	Phosphoric acid, diethyl 4-nitrophenyl ester	311-45-5	P041
1,2-Dichloroethylene	Ethene, 1,2-dichloro-, (E)-	156-60-5	U079				
Dichloroethyl ether	Ethane, 1,1'-oxybis[2-chloro-	111-44-4	U025	Diethyl phthalate	1,2-Benzenedicarboxylic acid, diethyl ester-	84-66-2	U088
	Propane, 2,2'-oxybis(2-chloro-	108-60-1	U027				
Dichloroisopropyl ether	Ethane, 1,1'-oxybis(2-chloro-	111-91-1	U024	O,O-Diethyl O-pyrazinyl phosphorothioate	Phosphorothioic acid, O,O-diethyl O-pyrazinyl ester-	297-97-2	P040
Dichloromethoxyethane	1,1'-[methylenebis(oxy)]bis[2-chloro-			Diethylstilbestrol	Phenol, 4,4'-(1,2-diethyl-1,2-ethenediyl)bis-, (E)-	56-53-1	U089
	Methane, oxybis(chloro-	542-88-1	P016				
Dichloromethyl ether	Phenol, 2,4-dichloro-	120-83-2	U081	Dihydrosafrole	1,3-Benzodioxole, 5-propyl-	94-58-6	U090
2,4-Dichlorophenol	Phenol, 2,6-dichloro-	87-65-0	U082	Disopropyl	Phosphorofluoridic	55-91-4	P043

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fluorophosphate (DPP)	acid, bis(1-methylethyl) ester-		
Dimethoate	Phosphorodithioic acid, O,O-dimethyl S-[2-(methyldiamino)-2-oxoethyl] ester [1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethoxy-	60-51-5	P044
3,3'-Dimethoxy benzidine	Benzenamine, N,N-dimethyl-4-(phenylazo)-Benz-[a]anthracene, 7,12-dimethyl-	119-90-4	U091
p-Dimethylamino azobenzene	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethyl-	60-11-7	U093
7,12-Dimethylbenz[a]anthracene	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	57-97-6	U094
3,3'-Dimethyl benzidine	Dimethyl-1,2-Benzenedicarboxylic acid, dimethyl ester Sulfuric acid, dimethyl ester	119-93-7	U095
Dimethylcarbamoyl chloride	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	79-44-7	U097
1,1-Dimethylhydrazine	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	57-14-7	U098
1,2-Dimethylhydrazine	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	540-73-8	U099
alpha,alpha-Dimethylphenethylamine	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	122-09-8	P046
2,4-Dimethylphenol	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	105-67-9	U101
Dimethylphthalate	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	131-11-3	U102
Dimethyl sulfate	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	77-78-1	U103
Dinitrobenzene, N.O.S.	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	25154-54-5	P047
4,6-Dinitro-o-cresol	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	534-52-1	P047
4,6-Dinitro-o-cresol salts	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol		
2,4-Dinitrotoluene	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	51-28-5	P048
2,6-Dinitrotoluene	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	121-14-2	U105
Dinoseb	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	606-20-2	U106
Di-n-octyl phthalate	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	88-85-7	P020
Diphenylamine	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	117-84-0	U107
1,2-Diphenylhydrazine	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	122-39-4	U109
Di-n-propyl	Hydrazine, 1,1-dimethyl-1,2-dimethylhydrazine alpha,alpha-Dimethylphenethylamine 2,4-Dimethylphenol	122-66-7	U111

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nitrosamine Disulfoton	N-propyl-Phosphorodithioic acid, O,O-diethyl S-[2-(ethylthio)ethyl] ester Thioimidodicarbonic diamide [(H ₂ [2]N)C(S)] ₂ [2]NH	298-04-4	P039
Dithiobiuret	6,9-Methano-2, 4, 3-benzodioxathiepen, 6, 7, 8, 9, 10, 10-hexachloro-1, 5, 5a, 6, 6, 9, 9a-hexahydro-, 3-oxide, 7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic acid	541-53-7	P049
Endosulfan	Dimethanonaphth[2, 3-b]oxirane, 3, 4, 5, 6, 9, 9-hexachloro-1a, 2, 2a, 3, 6, 6a, 7, 7a-octahydro-, (1a alpha, 2 beta, 2a beta, 3 alpha, 6 alpha, 6a beta, 7 beta, 7a alpha)-, Oxirane, (chloromethyl)-1,2-Benzenediol, 4-[1-hydroxy-2-(methyldiamino)ethyl]-, (B)-ethyl ester Propanenitrile Carbamodithioc acid, -1,2-ethanediybis-	115-29-7	P050
Endothal	Ethane, 1,2-dibromo-Ethane, 1,2-dichloro-Ethanol, 2-ethoxy-	145-73-3	P088
Endrin-	Aziridine Oxirane 2-Imidazolidinethione Ethane, 1,1-dichloro-Ethane, 1,1-dichloro-2-Propenoic acid, 2-methyl-, ethyl ester	72-20-8	P051
Endrin metabolites			
Epichlorohydrin			
Epinephrine			
Ethyl carbamate (urethane)			
Ethyl cyanide			
Ethylenebisdithiocarbamic acid, salts and esters			
Ethylene dibromide			
Ethylene dichloride			
Ethylene glycol monoethyl ether			
Ethyleneimine			
Ethylene oxide			
Ethylenethiourea			
Ethylidene dichloride			
Ethyl methacrylate			

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Ethyl methanesulfonate	Methanesulfonic acid, ethyl ester	62-50-0	U119	Hexachlorophene	Phenol, 2-methylenebis[3,4,6-trichloro-1-propene, 1,1,2,3,3,3-hexachloro-	70-30-4	U132
Famphur	Phosphorothioic acid, O-[4-((dimethylamino)sulfonyl)phenyl] O,O-dimethyl ester	52-85-7	P097	Hexachloropropene	1,1,2,3,3,3-hexachloro-	1888-71-7	U243
Fluoranthene	Same	206-44-0	U120	Hexaethyltetraphosphate	Tetraphosphoric acid, hexaethyl ester	757-58-4	P062
Fluorine	Same	7782-41-4	P056	Hydrazine	Same	302-01-2	U133
Fluoroacetamide	Acetamide, 2-fluoro-	640-19-7	P057	Hydrocyanic acid	Hydrocyanic acid	74-90-8	P063
Fluoroacetic acid, sodium salt	Acetic acid, fluoro-, sodium salt	62-74-8	P058	Hydrogen fluoride	Hydrofluoric acid	7664-39-3	U134
Formaldehyde	Same	50-00-0	U122	Hydrogen sulfide	Hydrogen sulfide H(2)S	7783-06-4	U135
Formic acid	Same	64-18-16	U123	Indeno[1,2,3-cd]pyrene	Same	193-39-5	U137
Glycidylaldehyde	Same	765-34-4	U126	Isobutyl alcohol	1-Propanol, 2-methyl-1,4:5,8-Dimethano	78-83-1	U140
Halomethanes, N.O.S.	Oxiranecarboxaldehyde	76-44-8	P059	Isodrin	naphthalene, 1,2,3,4,10,10-hexachloro-4,4a,5,8a-hexahydro-, (1 alpha, 4 alpha, 4 beta, 5 beta, 8 beta, 8a beta)-, 1,3-Benzodioxole, 5-(1-propenyl)-1,3,4-Metheno-2H-cyclobuta[cd]pentalen-2-one, 1,1a,3,3a,4,5,5a,5b,6-decachlorooctahydro-, 2-methyl-, 7-[[2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy]methyl]-2,3,5,7a-tetrahydro-1H-pyrolizin-1-yl ester, [1S-[1-alpha(2), 7(2S*, 3R*), 7a alpha]]-Same	465-73-6	P060
Heptachlor	4, 7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-3a,4,7,7a-tetrahydro-2,5-Methano-2H-indeno 1,2-bioxirene, 2,3,4,5,6,7,7-heptachloro-1a,5a,6,6a-hexahydro-, (1a alpha, 1b beta, 2 alpha, 5 alpha, 5a beta, 6 beta, 6a alpha)-	1024-57-3		Isosafrole	1,3-Benzodioxole, 5-(1-propenyl)-1,3,4-Metheno-2H-cyclobuta[cd]pentalen-2-one, 1,1a,3,3a,4,5,5a,5b,6-decachlorooctahydro-, 2-methyl-, 7-[[2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy]methyl]-2,3,5,7a-tetrahydro-1H-pyrolizin-1-yl ester, [1S-[1-alpha(2), 7(2S*, 3R*), 7a alpha]]-Same	120-58-1	U141
Heptachlor epoxide (alpha, beta, and gamma isomers)	Same			Kepon	1,3,4-Metheno-2H-cyclobuta[cd]pentalen-2-one, 1,1a,3,3a,4,5,5a,5b,6-decachlorooctahydro-, 2-methyl-, 7-[[2,3-dihydroxy-2-(1-methoxyethyl)-3-methyl-1-oxobutoxy]methyl]-2,3,5,7a-tetrahydro-1H-pyrolizin-1-yl ester, [1S-[1-alpha(2), 7(2S*, 3R*), 7a alpha]]-Same	143-50-0	U142
Heptachlorodibenzofurans	Same			Lasiocarpine	Acetic acid, lead (2+) salt	303-34-1	U143
Heptachlorodibenzo-p-dioxins	Same			Lead	Acetic acid, lead (2+) salt		
Hexachlorobenzene	Benzene, hexachloro-1,3-Butadiene, 1,1,2,3,4,4-hexachloro-	118-74-1	U127	Lead and compounds, N.O.S.	Acetic acid, lead (2+) salt	7439-92-1	U144
Hexachlorobutadiene	1,1,2,3,4,4-hexachloro-	87-68-3	U128	Lead acetate	Phosphoric acid, lead (2+) salt (2:3)	301-04-2	U145
Hexachlorocyclopentadiene	1,2,3,4,5-hexachloro-	77-47-4	U130	Lead phosphate	Lead, bis(acetato-O) tetrahydroxytri-	7446-27-7	U146
Hexachlorodibenzo-p-dioxins	Same			Lead subacetate	Lead, bis(acetato-O) tetrahydroxytri-	1335-32-6	U146
Hexachlorodibenzofurans	Same			Lindane	Cyclohexane, 1,2,3,4,5,6-hexachloro-, 1 alpha, 2	58-89-9	U129
Hexachloroethane	Ethane, hexachloro-	67-72-1	U131				

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Maleic anhydride	alpha, 3 beta, 4 alpha, 5 alpha, 6 beta)-2,5-Furandione	108-31-6	U147	Methyl methanesulfonate	methyl-, methyl ester	66-27-3	
Maleic hydrazide	3,6-Pyridazinedione, 1,2-dihydro-(Propane dinitrile-	123-33-1	U148	Methyl parathion	Methanesulfonic acid, methyl ester	298-00-0	P071
Malononitrile	Propanedinitrile	109-77-3	U149	Methylthiouracil	Phosphorothioic acid, O,O-dimethyl O-(4-nitrophenyl) ester	56-04-2	U164
Melphalan	L-Phenylalanine, 4-[bis(2-chloroethyl)amino]-Same	148-82-3	U150	Mitomycin C	4-(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-Azirino[2', 3':3, 4]pyrrolo[1,2-a]indole-4,7-dione, 6-amino-8-[[[(aminocarbonyl)oxy]methyl]-1, la, 2, 8, 8a, 8b-hexahydro-8a-methoxy-5-methyl-, [1a-S-(1a alpha, 8 beta, 8a alpha, 8a alpha)]-, Guanidine, N-methyl-N'-nitro-N-nitroso-	50-07-7	U010
Mercury	Fulminic acid, mercury (2+) salt	7439-97-6	U151		Ethane, 1,1'-thiobis [2-chloro-	70-25-7	U163
Mercury compounds, N.O.S.	2-Propenenitrile, 2-methyl-	628-86-4	P065	Mustard gas	Same	505-60-2	U165
Mercury fulminate	1,2-Ethanediamine, N,N'-dimethyl-N'-2-pyridinyl-N'-(2-thienylmethyl)-Ethanimidothioic acid, N-[[[(methylamino)carbonyl]oxy]-, methyl ester	126-98-7	U152	Naphthalene	1,4-Naphthalenedione	91-20-3	U165
Methacrylonitrile	91-80-5	91-80-5	U155	1-Naphthalenamine	134-32-7	130-15-4	U166
Methapyrilene	16752-77-5		P066	beta-Naphthylamine	2-Naphthalenamine	U167	U168
Metholmyl				alpha-Naphthylthiourea	Thiourea, 1-naphthalenyl-	86-88-4	P072
Methoxychlor	72-43-5		U247	Nickel	Same	7440-02-0	
Methyl bromide	74-83-9		U029	Nickel compounds, N.O.S.	Nickel	13463-39-3	P073
Methyl chloride	74-87-3		U045	Nickel carbonyl	carbonyl Ni(CO)[4], (T-4)-	557-19-7	P074
Methylchlorocarbonate	79-22-1		U156	Nickel cyanide	Ni(CN)[2]	54-11-5	P075
Methyl chloroform	71-55-6		U226	Nicotine	Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)-	10102-43-9	P075
3-Methylcholanthrene	56-49-5		U157		Nitrogen oxide NO	100-01-6	P076
4,4'-Methylenebis(2-chloroaniline)	101-14-4		U158		Benzenamine, 4-nitro	98-95-3	P078
Methylene bromide	74-95-3		U068		Benzene, nitro	10102-44-0	P078
Methylene chloride	75-09-2		U080		Nitrogen dioxide	51-75-2	
Methyl ethyl ketone (MEK)	78-93-3		U159		Nitrogen oxide NO[2]		
Methyl ethyl ketone peroxide	1338-23-4		U160		Ethanamine, 2-chloro-N-(2-chloroethyl)-N-methyl-		
Methyl hydrazine	60-34-4		P068		Nitrogen mustard, hydrochloride salt		
Methyl iodide	74-88-4		U138				
Methyl isocyanate	624-83-9		P064				
2-Methylactonitrile	75-86-5		P069				
Methyl methacrylate	80-62-6		U162				

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Nitrogen mustard N-oxide	Ethanamine, 2-chloro-N-(2-chloroethyl)-N-methyl-, N-oxide	126-85-2		Pentachlorobenzene	O,O-diethyl O-(4-nitrophenyl) ester	608-93-5	U183
Nitrogen mustard, N-oxide, hydrochloride salt				Pentachlorodibenzo-p-dioxins	Benzene, pentachloro		
Nitroglycerin	1,2,3-Propanetriol, trinitrate	55-63-0	P081	Pentachlorodibenzo furans			
p-Nitrophenol	Phenol, 4-nitro	100-02-7	U170	Pentachloroethane	Ethane, pentachloro	76-01-7	U184
2-Nitropropane	Propane, 2-nitro	79-46-9	U171	Pentachloro	Benzene, pentachloro	82-68-8	U185
Nitrosamines, N.O.S.		35576-91-1		Nitrobenzene (PCNB)			
N-Nitrosodi-n-butylamine	1-Butanamine, N-butyl-	924-16-3	U172	Pentachlorophenol	Phenol, pentachloro	87-86-5	See F027
N-Nitrosodiethanolamine	N-butyl-N-nitroso-Ethanol, 2,2'-(nitrosoimino)bis	1116-54-7	U173	Phenacetin	Acetamide, N-(4-ethoxyphenyl)-	62-44-2	U187
N-Nitrosodiethylamine	Ethanamine, N-ethyl-N-nitroso	55-18-5	U174	Phenol	Same	108-95-2	U188
N-Nitrosodimethylamine	Methanamine, N-methyl-N-nitroso-Urea,	62-75-9	P082	Phenylenediamine	Benzenediamine	25265-76-3	
N-Nitroso-N-ethylurea	N-ethyl-N-nitroso-Ethanamine, N-methyl-N-nitroso	759-73-9	U176	Phenylmercury acetate	Mercury, (acetato-O)phenyl	62-38-4	P092
N-Nitrosomethyl ethylamine		10595-95-6		Phenylthiourea	Thiourea, phenyl	103-85-5	P093
N-Nitroso-N-methylurea	Urea, N-methyl-N-nitroso-	684-93-5	U177	Phosgene	Carbonic dichloride	75-44-5	P095
N-Nitroso-N-Methylurethane	Carbanic acid, methyl nitroso-, ethyl ester	615-53-2	U178	Phosphine	Same	7803-51-2	P096
N-Nitrosomethyl vinylamine	Vinylamine, N-methyl-N-nitroso-	4549-40-0	P084	Phorate	Phosphorodithioic acid, O,O-diethyl S-[(ethylthio)methyl] ester	298-02-2	P094
N-Nitrosomorpholine	Morpholine, 4-nitroso	59-89-2		Phthalic acid esters, N.O.S.			
N-Nitrosomorpholine	Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)-	16543-55-8		Phthalic anhydride	1,3-Isobenzofurandione	85-44-9	U190
N-Nitrosopiperidine	Piperidine, 1-nitroso-	100-75-4	U179	2-Picoline	Pyridine, 2-methyl-	109-06-8	U191
N-Nitrosopyrrolidine	Pyrrolidine, 1-nitroso-	930-55-2	U180	Polychlorinated biphenyls, N.O.S.			
N-Nitrososarcosine	Glycine, N-methyl	13256-22-9		Potassium cyanide	Same	151-50-8	P098
5-Nitro-o-toluidine	-N-nitroso-Benzenamine, 2-methyl-5-nitro-	99-55-8	U181	Potassium cyanide silver cyanide	Argentate(1-), bis(cyano-C)-, potassium	506-61-6	P099
Octamethyl pyrophosphoramide	Diphosphoramide, octamethyl-	152-16-9	P085	Potassium pentachlorophenate	Pentachlorophenol, potassium salt	7778736	None
Osmium tetroxide	Osmium oxide OsO4, (T-4)(5)	20816-12-0	P087	Pronamide	Benzenamide, 3,5-dichloro	23950-58-5	U192
Paraldehyde	1,3,5-Trioxane, 2,4,6-trimethyl	123-63-7	U182	1,3-Propene sultone	-N-(1,1-dimethyl-2-propynyl)-1,2-Oxathiolane, 2,2-dioxide	1120-71-4	U193
Parathion	Phosphorothioic acid, phosphorothioic acid, 1,2-Propyleneimine	56-38-2	P089	n-Propylamine	1-Propanamine	107-10-8	U194
				Propargyl alcohol	2-Propyn-1-ol	107-19-7	P102
				Propylene dichloride	Propane, 1,2-dichloro-	78-87-5	U083
				1,2-Propyleneimine	Aziridine, 2-methyl-	75-55-8	P067

POLLUTION CONTROL BOARD

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

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Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number	Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Propylthiouracil	4(LH)-Pyrimidinone, 2,3-dihydro-6-propyl-2-thioxo-	51-52-5		Tetrachlorodibenzofurans	Ethane, tetrachloro-, N.O.S.	25322-20-7	
Pyridine	Same	110-86-1	U196	N.O.S.	Ethane, 1,1,1,2-tetrachloro-	630-20-6	U208
Reserpine	Yohimban-16-carboxylic acid, 11, 17-dimethoxy-18-[(3, 4, 5-trimethoxybenzoyl)oxyl]-, methyl ester, (3 beta, 16 beta, 17 alpha, 18 beta, 20 alpha)-, 1,3-Benzenediol	50-55-5	U200	1,1,2,2-Tetra chloroethane	Ethane, 1,1,2,2-tetrachloro-	79-34-5	U209
Resorcinol	1,3-Benzenediol	108-46-3	U201	chloroethane	Ethene, tetrachloro-phenol, 2,3,4,6-	127-18-4	U210
Saccharin	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide	81-07-2	U202	Tetrachloroethylene	Same	58-90-2	See F027
Saccharin salts	1,3-Benzodioxole, 5-(2-propenyl)-	U202		2,3,4,6-Tetrachlorophenol, potassium salt	Same	53535276	None
Safrole	Same	94-59-7	U203	2,3,4,6-Tetrachlorophenol, sodium salt	Same	25567559	None
Selenium	Same	94-59-7	U203	chlorophenol	tetrachloro-		
Selenium compounds	Same	7782-49-2		Tetraethylidithio pyrophosphate	Thiodiphosphoric acid, tetraethyl ester	3689-24-5	P109
N.O.S.	Selenious acid	7783-00-8	U204	Tetraethyl lead	Plumbane, tetraethyl	78-00-2	P110
Selenium dioxide	Selenium sulfide	7488-56-4	U205	Tetraethylpyro phosphate	Diphosphoric acid, tetraethyl ester	107-49-3	P111
Selenium sulfide	SeS(2)	630-10-4	P103	Tetranitromethane	Methane, tetranitro-	509-14-8	P112
Selenourea	Same	7440-22-4		Thallium	Same	7440-28-0	
Silver	Same	506-64-9	P104	Thallic oxide	Thallium oxide	1314-32-5	P113
Silver compounds, N.O.S.	Silver cyanide AgCN	93-72-1	See F027	Thallium (I) acetate	Acetic acid, thallium (1+) salt	563-68-8	U214
Silver cyanide	Propanoic acid, 2-(2,4,5-trichlorophenoxy)-	143-33-9	P106	Thallium (I)	Carbonic acid, dithallium (1+) salt	6533-73-9	U215
Silvex (2,4,5-TP)	Sodium cyanide NaCN	131522	None	Thallium (I) chloride	dithallium chloride	7791-12-0	U216
Sodium cyanide	Pentachlorophenol, sodium salt	18883-66-4	U206	Thallium (I) nitrate	Thallium chloride		
Sodium pentachlorophenate	D-Glucose, 2-deoxy-2-[(methylnitrosoamino)carbonyl]amino]-	4		Thallium selenite	Nitric acid, thallium (1+) salt	10102-45-1	U217
Streptozotocin	Strychnidin-10-one	57-24-9	P108	Thallium (I) sulfate	Selenious acid, dithallium (1+) salt	12039-52-0	P114
Strychnine	Dibenzo[b,e][1,4]dioxin, 2,3,7,8-tetrachloro-	1746-01-6	P108	Thioacetamide	Sulfuric acid, dithallium (1+) salt	7446-18-6	P115
Strychnine salts	Same			Thiofanox	Ethanethioamide	62-55-5	U218
TCDD	Same				2-Butanone, 3,3-dimethyl-1-(methylthio)-, O-(methylamino) carbonyl]-oxime	39196-18-4	P045
1,2,4,5-Tetra chlorobenzene	Benzene, 1,2,4,5-tetrachloro	95-94-3	U207	Thiomethanol	Methanethiol	74-93-1	U153
Tetrachlorodibenzo-p-dioxins				Thiophenol	Benzenethiol	108-98-5	P014
				Thiosemicarbazide	Hydrazinecarbothioamide	79-19-6	P116
				Thiourea	Same	62-56-6	P219

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Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Thiram	Thiooxydicarbonic diamide [(H ₂ N)C(S)] ₂ S(2), tetramethyl-	137-26-8	U244
Toluene	Benzene, methyl-	108-88-3	U220
Toluenediamine	Benzenediamine, ar-methyl-	25376-45-8	U221
Toluene-2,4-diamine	4-methyl-	95-80-7	
Toluene-2,6-diamine	1,3-Benzenediamine,	823-40-5	
Toluene-3,4-diamine	2-methyl-	496-72-0	
Toluene diisocyanate	4-methyl-	26471-62-5	U223
o-Toluidine	Benzene, 1,3-diisocyanatomethyl	95-53-4	U328
o-Toluidine hydrochloride	Benzenamine, 2-methyl-	636-21-5	U222
p-Toluidine	Benzenamine, 2-methyl-, hydrochloride	106-49-0	U353
Toxaphene	Same	8001-35-2	PL23
1,2,4-Trichlorobenzene	Benzene, 1,2,4-trichloro-	120-82-1	U227
1,1,2-Trichloroethane	Ethane, 1,1,2-trichloro-	79-00-5	U228
Trichloroethylene	Ethene, trichloro-	79-01-6	PL18
Trichloromethanethiol	Methanethiol, trichloro-	75-70-7	U121
Trichloromono fluoromethane	Methane, trichlorofluoro-	75-69-4	
2,4,5-Trichlorophenol	Phenol, 2,4,5-trichloro-	95-95-4	See F027
2,4,6-Trichlorophenol	Phenol, 2,4,6-trichloro	88-06-2	See F027
2,4,5-T	Acetic acid, (2,4,5-trichlorophenoxy)-	93-76-5	See F027
Trichloropropane, N.O.S.	Propane, 1,2,3-trichloro	25735-29-9	
1,2,3-Trichloropropane	Phosphorothioic acid, O,O,O-triethyl ester	96-18-4	
O,O,O-Triethyl phosphorothioate	Benzene, 1,3,5-trinitro-	126-68-1	U234
-Trinitrobenzene	Aziridine, 1,1',1"-phosphino thioylidynetris-	99-35-4	
Tris(1-aziridinyl) phosphine sulfide	1-Propanol, 2,3-dibromo-, phosphate (3:1)	52-24-4	
Tris(2,3-dibromopropyl) phosphate	2,7-Naphthalenedisulfonic acid, 3,3'-[3,3'-dimethyl	126-72-7	U235
Trypan blue		72-57-1	U236

POLLUTION CONTROL BOARD

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Common Name	Chemical Abstracts Name	Chemical Abstracts Number	Hazardous Waste Number
Uracil mustard	[1,1'-biphenyl]-4,4'-diylbis(azo)bis[5-amino-4-hydroxy-, tetrasodium salt	2056-25-9 66-75-1	U237
Vanadium pentoxide	2,4-(1H,3H)-Pyrimidinedione, 5-[bis(2-chloroethyl)amino]-	1314-62-1	PL20
Vinyl chloride	oxide V[2]O[5]	75-01-4	U043
Warfarin	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, when present at concentrations less than 0.3%.	81-81-2	U248
Warfarin	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, when present at concentrations greater than 0.3%.	81-81-2	P001
Warfarin salts, when present at concentrations less than 0.3%.			U248
Warfarin salts, when present at concentrations greater than 0.3%.			P001
Zinc cyanide	Zinc cyanide Zn(CN) ₂	557-21-1	PL21
Zinc phosphide	Zinc phosphide P ₂ Zn ₃ , when present at concentrations of 10% or less.	1314-84-7	PL22
Zinc phosphide	Zinc phosphide P ₂ Zn ₃ , when present at concentrations of 10% or less.	1314-84-7	U249

(Source: **NOV 23 1995**)18 Ill. Reg. **17490**, effective

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

Section 721.APPENDIX I Wastes Excluded under Section 720.120 and 720.122**Section 721.TABLE D Wastes Excluded by Adjusted Standard**

The Board has entered the following Orders on petitions for adjusted standards for delisting, pursuant to 35 Ill. Adm. Code 720.122.

AS91-1 Petition of Keystone Steel and Wire Co. for Hazardous Waste Delisting, February 6, 1992, and modified at 133 PCB 189, April 23, 1992. (treated K062 waste)

AS91-3 Petition of Peoria Disposal Co. for an Adjusted Standard from 35 Ill. Adm. Code 721.Subpart D, February 6 and March 11, 1993. (treated F006 waste)

AS93-7 Petition of Keystone Steel & Wire Co. for an Adjusted Standard from 35 Ill. Adm. Code 721.Subpart d, February 17, 1994, as modified March 17, 1994. (treated K062 waste)

(Source: Amended at 18 Ill. Reg. **17490**, effective **NOV 23 1995**)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE, AND DISPOSAL FACILITIES

2) Code citation: 35 Ill. Adm. Code 725

3) Section numbers: Adopted action:

725.152

Amended

725.156

Amended

725.Appendix A

4) Statutory authority: 415 ILCS 5/22.4 and 27.

5) Effective date of amendments: November 23, 1994

6) Does this rulemaking contain an automatic repeal date?: No.

7) Do these amendments contain incorporations by reference?

Yes. 35 Ill. Adm. Code 720.111 is the central listing of all documents incorporated by reference throughout 35 Ill. Adm. Code 700 through 705, 720 through 726, 728, 730, and 739. All references to these documents throughout the text of these Parts refer to Section 720.111. The present amendments update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111.

8) Date filed in Board's principal office: Opinion and order adopted October 20, 1994 and supplemental opinion and order adopted November 3, 1994.

9) Notice of proposal published in Illinois Register:

September 2, 1994, 18 Ill. Reg. 13242

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act [415 ILCS 5/22.4(a)] provides that Section 5 of the Administrative Procedure Act [5 ILCS 100/5-35 and 5-40] shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

The Board tabulates the suggested corrections and our resulting actions as follows (sources of suggested corrections are indicated with (1)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

indicating JCER, (2) indicating the Secretary of State, and (3) indicating Board-initiated; * denotes Section not included in proposed rule):

Section Board Action

725.Appendix A (1) Change heading to "Recordkeeping Instructions"

- 12) Have all the changes agreed upon by the Board and JCER been made as indicated in the agreement letter issued by JCER?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCER. However, JCER submitted a number of suggestions in the way of public comments. The Board incorporated these suggestions into the text of the adopted amendments.

- 13) Will these amendments replace emergency amendments currently in effect? No.

- 14) Are there any other amendments pending on this Part? No.

- 15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion of October 20, 1994 and the supplemental opinion and order of November 3, 1994 in R94-17, which Opinion is available from the address below. Section 22.4 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCER.

This rulemaking updates the Board's RCRA Subtitle C rules to correspond with amendments adopted by U.S. EPA that appeared in the Federal Register during the period January 1 through June 30, 1994. During this time, U.S. EPA undertook the following actions:

Federal Action

59 Fed. Reg. 458, Determination not to regulate wastes from wood
January 4, 1994 surface protection as listed hazardous wastes;
update of SW-846 to include a new method;
addition of four chemicals to listing of
hazardous constituents

59 Fed. Reg. 8362, Amendment of treatability study exclusion from
February 18, 1994 definition of solid waste

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NOTICE OF ADOPTED AMENDMENTS

59 Fed. Reg. 10550,
March 4, 1994

Clarification of used oil regulations to clarify that used oil mixed with crude oil or natural gas liquids is exempted from the used oil regulations; exemption of crude oil mixed with small amounts of used oil that is destined for insertion into a refining process; exclusions for certain activities from regulation as used oil processing

59 Fed. Reg. 13891,
March 24, 1994

Amendment of handling codes for periodic T/S/D facility reports

59 Fed. Reg. 28484,
June 2, 1994

Corrections to the wood surface protection determination amendments

59 Fed. Reg. 29372,
June 7, 1994

Response to Supreme Court remand in City of Chicago v. Environmental Defense Fund, Inc., -- U.S. --, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994): U.S. EPA granted an extension for facilities managing waste-to-energy facility ash to file a Part A permit application.

59 Fed. Reg. 29958,
June 10, 1994

Amendment of references to the prescribed form for a letter of credit Used for RCRA Subtitle C, underground injection, and underground storage tanks to indicate copyright

59 Fed. Reg. 31551,
June 20, 1994

Correction of hazardous waste listing (P015), hazardous constituent listing, and land disposal restrictions listing for beryllium to beryllium powder

The June 7, 1994 action constituted a U.S. EPA determination that a substantial confusion existed relating to the regulatory status of a waste, and it granted an extension of the time by which facilities managing the waste must file a Part A permit application. Although no Board action is required based on the June 7 federal action, we undertake an amendment discussed in greater detail in the opinion of October 20, 1994 in R94-17.

As a result of the cited federal actions, the Board has amended various Sections in 35 Ill. Adm. Code 704, 720, 721, 724, 725, 728, and 739. Specifically, the amendments to Part 725 update the facility reporting codes, pursuant to the action of March 24, 1994, and correct the citations to the Federal Spill Control, Containment, and Countermeasures regulations. The Board also used this opportunity to make a number of amendments not directly derived from recent federal amendments, including corrections and revisions of format, grammar, punctuation, etc.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

1. Information and questions regarding these adopted amendments shall be directed to:

Michael J. ...Cambridge
Attorney
Illinois Pollution Control Board
100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL
CHAPTER I: POLLUTION CONTROL BOARD
SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 725
INTERIM STATUS STANDARDS FOR OWNERS AND
OPERATORS OF HAZARDOUS WASTE TREATMENT,
STORAGE, AND DISPOSAL FACILITIES

SUBPART A: GENERAL PROVISIONS

Section	Purpose, Scope and Applicability
725.101	Imminent Hazard Action
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SUBPART B: GENERAL FACILITY STANDARDS

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725.110	USEPA Identification Number
725.111	Required Notices
725.112	General Waste Analysis
725.113	Security
725.114	General Inspection Requirements
725.115	Personnel Training
725.116	General Requirements for Ignitable, Reactive or Incompatible Wastes
725.117	Location Standards
725.118	Construction Quality Assurance Program
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SUBPART C: PREPAREDNESS AND PREVENTION

Section	Applicability
725.130	Maintenance and Operation of Facility
725.131	Required Equipment
725.132	Testing and Maintenance of Equipment
725.133	Access to Communications or Alarm System
725.134	Required Aisle Space
725.135	Arrangements with Local Authorities
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SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section	Applicability
725.150	Purpose and Implementation of Contingency Plan
725.151	Content of Contingency Plan
725.152	Copies of Contingency Plan
725.153	Amendment of Contingency Plan
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POLLUTION CONTROL BOARD

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Emergency Coordinator
Emergency Procedures

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SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

Section

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Manifest Discrepancies
Operating Record
Availability, Retention and Disposition of Records
Annual Report
Unmanifested Waste Report
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Sampling and Analysis
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SUBPART G: CLOSURE AND POST-CLOSURE

Section

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Closure Performance Standard
Closure Plan; Amendment of Plan
Closure; Time Allowed for Closure
Disposal or Decontamination of Equipment, Structures and Soils
Certification of Closure
Survey Plat
Post-closure Care and Use of Property
Post-closure Plan; Amendment of Plan
Post-Closure Notices
Certification of Completion of Post-Closure Care

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POLLUTION CONTROL BOARD

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SUBPART I: USE AND MANAGEMENT OF CONTAINERS

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Management of Containers
Inspections
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SUBPART J: TANK SYSTEMS

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Design and Installation of New Tank Systems or Components
Containment and Detection of Releases
General Operating Requirements
Inspections
Response to leaks or spills and disposition of Tank Systems
Closure and Post-Closure Care
Special Requirements for Ignitable or Reactive Waste
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Waste Analysis and Trial Tests
Generators of 100 to 1000 kg/mo.

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Response Actions
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Monitoring and Inspections
Closure and Post-closure Care
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SUBPART L: WASTE PILES

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725.351 Protection from Wind
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SUBPART M: LAND TREATMENT

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SUBPART P: THERMAL TREATMENT

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725.483 Interim Status Thermal Treatment Devices Burning Particular Hazardous Waste

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SUBPART R: UNDERGROUND INJECTION

Section
725.530 Applicability

SUBPART W: DRIP PADS

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SUBPART AA: AIR EMISSION STANDARDS FOR PROCESS VENTS

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725.931 Definitions
725.932 Standards: Process Vents
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725.952 Standards: Pumps in Light Liquid Service
725.953 Standards: Compressors
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725.955 Standards: Sampling Connecting Systems
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APPENDIX B EPA Report Form and Instructions (Repealed)
APPENDIX C EPA Interim Primary Drinking Water Standards
APPENDIX D Tests for Significance
APPENDIX E Examples of Potentially Incompatible Waste

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act. [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-18, 51 PCB 831, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 Ill. Reg. 14034, effective October 12, 1983; amended in R84-9, at 9 Ill. Reg. 11869, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1085, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14069, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6044, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13489, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19338, effective

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November 10, 1987; amended in R87-26 at 12 Ill. Reg. 2485, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 13027, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 437, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18354, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14447, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16498, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9398, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14534, effective October 1, 1991; amended in R91-13 at 16 Ill. Reg. 9578, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17672, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5681, effective March 26, 1993; amended in R93-4 at 17 Ill. Reg. 20620, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6771, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12190, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. 17548, effective NOV. 5, 1994.

SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section 725.152 Content of Contingency Plan

- The contingency plan must describe the actions facility personnel must take to comply with Sections 725.151 and 725.156 in response to fires, explosions, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water at the facility.
- If the owner or operator has already prepared a Spill Prevention Control and Countermeasures (SPCC) Plan in accordance with 40 CFR Part 112 or 401.300, or some other emergency or contingency plan, he it need needs only amend that plan to incorporate hazardous waste management provisions that are sufficient to comply with the requirements of this Part.
- The plan must describe arrangements agreed to by local police department, fire departments, hospitals, contractors, and state and local emergency response teams to coordinate emergency services, pursuant to Section 725.137.
- The plan must list names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinator (see Section 725.155), and this list must be kept up to date. Where more than one person is listed one must be named as primary emergency coordinator and others must be listed in the order in which they will assume responsibility as alternates.
- The plan must include a list of all emergency equipment at the facility (such as fire extinguishing systems, spill control equipment, communications and alarm systems (internal and external), and decontamination equipment) where this equipment is required. This list must be kept up to date. In addition, the plan must include the location and a physical description of each item on the list and a brief outline of its capabilities.
- The plan must include an evacuation plan for facility personnel where there is a possibility that evacuation could be necessary. This plan

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must describe signal(s) to be used to begin evacuation, evacuation routes and alternate evacuation routes (in cases where the primary routes could be blocked by releases of hazardous waste or fires).

(Source: Amended 17548 at 18 Ill. Reg. 17548, effective 1984)

Section 725.156 Emergency Procedures

a) Whenever there is an imminent or actual emergency situation, the emergency coordinator (or his designee when the emergency coordinator is on call) must shall immediately:

- 1) Activate internal facility alarms or communication systems, where applicable, to notify all facility personnel; and
- 2) Notify appropriate state or local agencies with designated response roles if their help is needed.

b) Whenever there is a release, fire, or explosion, the emergency coordinator must shall immediately identify the character, exact source, amount, and a real extent of any released materials. He or she may do this by observation or review of facility records or manifests and, if necessary, by chemical analysis.

c) Concurrently, the emergency coordinator must shall assess possible hazards to human health or the environment that may result from the release, fire, or explosion. This assessment must consider both direct and indirect effects of the release, fire, or explosion (e.g., the effects of any toxic, irritating, or asphyxiating gases that are generated, or the effects of any hazardous surface water runoffs from water or chemical agents used to control fire and heat-induced explosions).

d) If the emergency coordinator determines that the facility has had a release, fire, or explosion which that could threaten human health or the environment outside the facility, he or she must shall report his findings as follows:

- 1) If his assessment indicates that evacuation of local areas may be advisable, he or she must shall immediately notify appropriate local authorities. He or she must be available to help appropriate officials decide whether local areas should be evacuated; and
- 2) He or she must shall immediately notify either the government official designated as the on-scene coordinator for that geographical area (in the applicable regional contingency plan under 40 CFR Part 454.300), or the National Response Center (using their 24-hour toll free number 800/424-8802). The report must include:

- A) Name and telephone number of reporter;
- B) Name and address of facility;
- C) Time and type of incident (e.g., release, fire);
- D) Name and quantity of material(s) involved, to the extent known;

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E) The extent of injuries, if any; and
F) The possible hazards to human health or the environment outside the facility.

e) During an emergency the emergency coordinator must shall take all reasonable measures necessary to ensure that fires, explosions, and releases do not occur, recur, or spread to other hazardous waste at the facility. These measures must include, where applicable, stopping processes and operations, collecting and containing released waste, and removing or isolating containers.

f) If the facility stops operations in response to a fire, explosion or release, the emergency coordinator must shall monitor for leaks, pressure buildup, gas generation or ruptures in valves, pipes, or other equipment, wherever this is appropriate.

g) Immediately after an emergency, the emergency coordinator must shall provide for treating, storing, or disposing of recovered waste, contaminated soil, or surface water, or any other material that results from a release, fire, or explosion at the facility.

Comment: Unless the owner or operator can demonstrate, in accordance with Section 721.103(c) or (d) that the recovered material is not a hazardous waste, the owner or operator becomes a generator of hazardous waste and must shall manage it in accordance with all applicable requirements of Parts 722, 723, and 725.

h) The emergency coordinator must shall ensure that, in the affected area(s) of the facility:

- 1) No waste that may be incompatible with the released material is treated, stored, or disposed of until cleanup procedures are completed; and
- 2) All emergency equipment listed in the contingency plan is cleaned and fit for its intended use before operations are resumed.

i) The owner or operator must shall notify the Director and other appropriate state and local authorities that the facility is in compliance with paragraph (h) of this section before operations are resumed in the affected area(s) of the facility.

j) The owner or operator must shall note in the operating record the time, date, and details of any incident that requires implementing the contingency plan. Within 15 days after the incident, he it must shall submit a written report on the incident to the Director. The report must include:

- 1) Name, address, and telephone number of the owner or operator;
- 2) Name, address, and telephone number of the facility;
- 3) Date, time, and type of incident (e.g., fire, explosion);
- 4) Name and quantity of material(s) involved;
- 5) The extent of injuries, if any;
- 6) An assessment of actual or potential hazards to human health or the environment, where this is applicable; and
- 7) Estimated quantity and disposition of recovered material that resulted from the incident.

(Source: Amended at 18 Ill. Reg. 17548, effective

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FROM 6/1/84
TO 6/1/84)

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Section 725. APPENDIX A Recordkeeping Instructions

See The Board hereby incorporates by reference 40 CFR 265, Appendix I to 40-CFR Part-265 (1992), as amended at 59 Fed. Reg. 13892 (Mar. 24, 1994). This incorporation includes no later amendments or editions.

(Source: Amended at 18 Ill. Reg.)

17548, effective

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1) Heading of the Part: LAND DISPOSAL RESTRICTIONS2) Code citation: 35 Ill. Adm. Code 7283) Section numbers: Adopted action:

728.142

Amended

728.Table D

4) Statutory authority: 415 ILCS 5/22.4 and 27.5) Effective date of amendments: November 23, 19946) Does this rulemaking contain an automatic repeal date? No.7) Do these amendments contain incorporations by reference?

Yes. 35 Ill. Adm. Code 720.111 is the central listing of all documents incorporated by reference throughout 35 Ill. Adm. Code 700 through 705, 720 through 726, 728, 730, and 739. All references to these documents throughout the text of these Parts refer to Section 720.111. The present amendments update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111.

8) Date filed in Board's principal office: Opinion and order adopted October 20, 1994 and supplemental opinion and order adopted November 3, 1994.9) Notice of proposal published in Illinois Register:

September 2, 1994, 18 Ill. Reg. 13257

10) Has JC&R issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act [415 ILCS 5/22.4(a)] provides that Section 5 of the Administrative Procedure Act [5 ILCS 100/5-35 and 5-40] shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JC&R.

11) Differences between proposal and final version:

The Board tabulates the suggested corrections and our resulting actions as follows (sources of suggested corrections are indicated with (1) indicating JC&R, (2) indicating the Secretary of State, and (3) indicating Board-initiated; * denotes Section not included in proposed rule):

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Section (Source) Board Action

728.142(b) (1) Correct ILCS citation format

728.Table D (1) Remove overstruck "and/" from text

12) Have all the changes agreed upon by the Board and JC&R been made as indicated in the agreement letter issued by JC&R?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JC&R. However, JC&R submitted a number of suggestions in the way of public comments. The Board incorporated these suggestions into the text of the adopted amendments.

13) Will these amendments replace emergency amendments currently in effect? No.

14) Are there any other amendments pending on this Part? No.

15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion of October 20, 1994 and the supplemental opinion and order of November 3, 1994 in R94-17, which Opinion is available from the address below. Section 22.4 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JC&R.

This rulemaking updates the Board's RCRA Subtitle C rules to correspond with amendments adopted by U.S. EPA that appeared in the Federal Register during the period January 1 through June 30, 1994. During this time, U.S. EPA undertook the following actions:

Federal ActionSummary59 Fed. Reg. 458,
January 4, 1994

Determination not to regulate wastes from wood surface protection as listed hazardous wastes; update of SW-846 to include a new method; addition of four chemicals to listing of hazardous constituents

59 Fed. Reg. 8362,
February 18, 1994

Amendment of treatability study exclusion from definition of solid waste

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- 59 Fed. Reg. 10550,
March 4, 1994
Clarification of used oil regulations to clarify that used oil mixed with crude oil or natural gas liquids is exempted from the used oil regulations; exemption of crude oil mixed with small amounts of used oil that is destined for insertion into a refining process; exclusions for certain activities from regulation as used oil processing
- 59 Fed. Reg. 13891,
March 24, 1994
Amendment of handling codes for periodic T/S/D facility reports
- 59 Fed. Reg. 28484,
June 2, 1994
Corrections to the wood surface protection determination amendments
- 59 Fed. Reg. 29372,
June 7, 1994
Response to Supreme Court remand in City of Chicago v. Environmental Defense Fund, Inc., -- U.S. --, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994): U.S. EPA granted an extension for facilities managing waste-to-energy facility ash to file a Part A permit application.
- 59 Fed. Reg. 29958,
June 10, 1994
Amendment of references to the prescribed form for a letter of credit Used for RCRA Subtitle C, underground injection, and underground storage tanks to indicate copyright
- 59 Fed. Reg. 31551,
June 20, 1994
Correction of hazardous waste listing (P015), hazardous constituent listing, and land disposal restrictions listing for beryllium to beryllium powder

The June 7, 1994 action constituted a U.S. EPA determination that substantial confusion existed relating to the regulatory status of a waste, and it granted an extension of the time by which facilities managing the waste must file a Part A permit application. Although no Board action is required based on the June 7 federal action, we undertake an amendment discussed in greater detail in the opinion of October 20, 1994 in R94-17.

As a result of the cited federal actions, the Board has amended various Sections in 35 Ill. Adm. Code 704, 720, 721, 724, 725, 728, and 739. Specifically, the amendments to Part 728 incorporate the corrected listing for beryllium powder, in accordance with the federal action of June 20, 1994. The Board also used this opportunity to make a number of amendments not directly derived from recent federal amendments, including corrections and revisions of format, grammar, punctuation, etc.

16) Information and questions regarding these adopted amendments shall be

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directed to:

Michael J. McCambridge
Attorney
Illinois Pollution Control Board
100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page:

-54 11/94

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TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 728

LAND DISPOSAL RESTRICTIONS

SUBPART A: GENERAL

Section	
728.101	Purpose, Scope and Applicability
728.102	Definitions
728.103	Dilution Prohibited as a Substitute for Treatment
728.104	Treatment Surface Impoundment Exemption
728.105	Procedures for case-by-case Extensions to an Effective Date
728.106	Petitions to Allow Land Disposal of a Waste Prohibited under Subpart C
728.107	Waste Analysis and Recordkeeping
728.108	Landfill and Surface Impoundment Disposal Restrictions (Repealed)
728.109	Special Rules for Characteristic Wastes

SUBPART B: SCHEDULED FOR LAND DISPOSAL PROHIBITION AND ESTABLISHMENT OF TREATMENT STANDARDS

Section	
728.110	First Third
728.111	Second Third
728.112	Third Third
728.113	Newly Listed Wastes
728.114	Surface Impoundment exemptions

SUBPART C: PROHIBITION ON LAND DISPOSAL

Section	
728.130	Waste Specific Prohibitions -- Solvent Wastes
728.131	Waste Specific Prohibitions -- Dioxin-Containing Wastes
728.132	Waste Specific Prohibitions -- California List Wastes
728.133	Waste Specific Prohibitions -- First Third Wastes
728.134	Waste Specific Prohibitions -- Second Third Wastes
728.135	Waste Specific Prohibitions -- Third Third Wastes
728.136	Waste Specific Prohibitions -- Newly Listed Wastes
728.137	Waste Specific Prohibitions -- Ignitable and Corrosive Characteristic Wastes Whose Treatment Standards Were Vacated
728.139	Statutory Prohibitions

SUBPART D: TREATMENT STANDARDS

Section

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728.140	Applicability of Treatment Standards
728.141	Treatment Standards Expressed as Concentrations in Waste Extract
728.142	Treatment Standards Expressed as Specified Technologies
728.143	Treatment Standards Expressed as Waste Concentrations
728.144	Adjustment of Treatment Standard
728.145	Treatment Standards for Hazardous Debris
728.146	Alternative Treatment Standards Based on HTMR

SUBPART E: PROHIBITIONS ON STORAGE

Section	
728.150	Prohibitions on Storage of Restricted Wastes
APPENDIX A	Toxicity Characteristic Leaching Procedure (TCLP)
APPENDIX B	Treatment Standards (As concentrations in the Treatment Residual Extract)
APPENDIX C	List of Halogenated Organic Compounds
APPENDIX D	Organometallic Lab Packs
APPENDIX E	Organic Lab Packs
APPENDIX F	Technologies to Achieve Deactivation of Characteristics
APPENDIX G	Federal Effective Dates
APPENDIX H	National Capacity LDR Variances for UIC Wastes
APPENDIX I	EP Toxicity Test Method and Structural Integrity Test
TABLE A	Constituent Concentrations in Waste Extract (CCWE)
TABLE B	Constituent Concentrations in Wastes (CCW)
TABLE C	Technology Codes and Description of Technology-Based Standards
TABLE D	Technology-Based Standards by RCRA Waste Code
TABLE E	Standards for Radioactive Mixed Waste
TABLE F	Alternative Treatment Standards for Hazardous Debris
TABLE G	Alternative Treatment Standards Based on HWTR
TABLE H	Wastes Excluded from CCW Treatment Standards

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 1022.4 and 1027) [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R87-5 at 11 Ill. Reg. 19354, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg. 13046, effective July 29, 1988; amended in R89-1 at 13 Ill. Reg. 18403, effective November 13, 1989; amended in R89-9 at 14 Ill. Reg. 6232, effective April 16, 1990; amended in R90-2 at 14 Ill. Reg. 14470, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16508, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9462, effective June 17, 1991; amended in R90-11 at 15 Ill. Reg. 11937, effective August 12, 1991; amendment withdrawn at 15 Ill. Reg. 14716, October 11, 1991; amended in R91-13 at 16 Ill. Reg. 9619, effective June 9, 1992; amended in R92-10 at 17 Ill. Reg. 5727, effective March 26, 1993; amended in R93-4 at 18 Ill. Reg. 20692, effective November 22, 1993; amended at 18 Ill. Reg. 6799, effective April 26, 1994; amended at 18 Ill. Reg. 12203, effective July 29, 1994; amended

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in R94-17 at 18 Ill. Reg. **17568**, effective **NOV 23 1994**

SUBPART D: TREATMENT STANDARDS

Section 728.142 Treatment Standards Expressed as Specified Technologies

a) The following wastes in subsections (a)(1) and (b)(2) below and Sections 728.141 and 728.142 must be treated using the technology or technologies specified in subsections (a)(1) and (a)(2) below and Section 728.141.

1) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 50 ppm but less than 500 ppm must be incinerated in accordance with the technical requirements of 40 CFR 761.70, incorporated by reference in 35 Ill. Adm. Code 720.111, or burned in high efficiency boilers in accordance with the technical requirements of 40 CFR 761.60. Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 500 ppm must be incinerated in accordance with the technical requirements of 40 CFR 761.70. Thermal treatment in accordance with this Section must be in compliance with applicable regulations in 35 Ill. Adm. Code 724, 725, and 726.

2) Nonliquid hazardous wastes containing halogenated organic compounds (HOCs) in total concentrations greater than or equal to 1000 mg/kg and liquid HOC-containing wastes that are prohibited under Section 728.132(e)(1) must be incinerated in accordance with the requirements of 35 Ill. Adm. Code 724. Subpart O or 35 Ill. Adm. Code 725. Subpart O. These treatment standards do not apply where the waste is subject to a Subpart C of this Part for a treatment standard codified in Subpart C of this Part for a specific HOC (such as a hazardous waste chlorinated solvent for which a treatment standard is established under Section 728.141(a)).

3) A mixture consisting of wastewater, the discharge of which is subject to regulation under 35 Ill. Adm. Code 309 or 310, and de minimis losses of materials from manufacturing operations in which these materials are used as raw materials or are produced as products in the manufacturing process, and that meet the criteria of the D001 ignitable liquids containing greater than 10% total organic constituents (TOC) subcategory, is subject to the DEACT treatment standard described in Table C. For purposes of this subsection, "de minimis losses" include:

- A) Those from normal material handling operations (e.g., spills from the unloading or transfer of materials from bins or other containers, or leaks from pipes, valves, or other devices used to transfer materials);
- B) Minor leaks from process equipment, storage tanks, or containers;
- C) Leaks from well-maintained pump packings and seals;
- D) Sample purgings; and

E) Relief device discharges.

b) Any person may submit an application to the Agency demonstrating that an alternative treatment method can achieve a level of performance equivalent to that achievable by methods specified in subsections (a) above and (c) and (d) below for wastes or specified in Section 728.141 for hazardous debris. The applicant shall submit information demonstrating that the applicant's treatment method is in compliance with federal and state requirements, including this Part, 35 Ill. Adm. Code 709, 724, 725, 726, and 729 and Sections 22.6 and 39(h) of the Environmental Protection Act (415 ILCS 5/22.6 and 5/39(h)), and that it is protective of human health or the environment. On the basis of such information and any other available information, the Agency shall approve the use of the alternative treatment method if the Agency finds that the alternative treatment method provides a measure of performance equivalent to that achieved by methods specified in subsections (a) above and (c) and (d) below and in Section 728.141 for hazardous debris. Any approval must be stated in writing and may contain such provisions and conditions as the Agency determines to be appropriate. The person to whom such approval is issued shall comply with all limitations contained in such determination.

c) As an alternative to the otherwise applicable treatment standards of Subpart D of this Part, lab packs are eligible for land disposal provided the following requirements are met:

- 1) The lab packs comply with the applicable provisions of 35 Ill. Adm. Code 724.416 and 725.416;

BOARD NOTE: 35 Ill. Adm. Code 729.301 and 729.312 include additional restrictions on the use of lab packs.

- 2) All hazardous wastes contained in such lab packs are specified in Appendix D or Appendix E;

- 3) The lab packs are incinerated in accordance with the requirements of 35 Ill. Adm. Code 724. Subpart O or 35 Ill. Adm. Code 725. Subpart O; and

- 4) Any incinerator residues from lab packs containing D004, D005, D006, D007, D008, D010, and D011 are treated in compliance with the applicable treatment standards specified from such wastes in Subpart D.

d) Radioactive hazardous mixed wastes with treatment standards specified in Section 728.141 are not subject to any treatment standards specified in Section 728.141, Section 728.143, or Section 728.144. Radioactive hazardous mixed wastes not subject to treatment standards in Section 728.141 remain subject to all applicable treatment standards specified in Section 728.141, Section 728.143, and Section 728.144. Hazardous debris containing radioactive waste is not subject to the treatment standards specified in Section 728.141, but is subject to the treatment standards specified in Section 728.145.

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(Source: Amended at 18 Ill. Reg. 17563, effective NOV 23 1994)

Section 728. TABLE D Technology-Based Standards by RCRA Waste Code

WASTE CODES	SEE ALSO	CAS NO.	TECHNOLOGY CODE WASTE- WATERS	TECHNOLOGY CODE NON- WASTE- WATERS	WASTE DESCRIP- TIONS OR TREATMENT SUBCATEGORY
D001	Tables A & B	NA	DEACT, and meet F039; or FSUBS; RORGS; or INCIN INCIN	DEACT, and meet F039; or FSUBS; RORGS; or INCIN	All descriptions based on 35 Ill. Adm. Code 721.121 except for the Section 721.121 (a)(1) High TOC subcategory, managed in non- CWA/non-CWA- equivalent/non- Class I SDWA systems
D001	NA	NA	DEACT.	DEACT	All descriptions based on 35 Ill. Adm. Code 721.121, except for the Section 261.121(a)(1) High TOC sub- category, managed in CWA, CWA- equivalent, or Class I SDWA system
D001	NA	NA	NA	FSUBS; RORGS; or INCIN	All descriptions based on 35 Ill. Adm. Code 721.121(a)(1)- High TOC Ignitable Liquids Sub-

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D009	Tables A & B	7439 -87-6	NA	RMERC	260 mg/kg total Mercury-- contains mer- cury and organics (and are not incinerator residues))
D012	Table B	72-20 -8	BIODG; or INCIN	NA	Mercury: (High Mercury Subcategory-- greater than or equal to 260 mg/kg total Mer- cury-- inorganics (including incinerator residues and residues from RMERC))
D013	Table B	58-89 -9	CARB; or INCIN	NA	Endrin
D014	Table B	72-43 -5	WETOX; or INCIN	NA	Lindane
D015	Table B	8001 -35-1	BIODG; or INCIN	NA	Methoxychlor
D016	Table B	94-75 -7	CHOXD; BIODG; or INCIN	NA	Toxaphene
D017	Table B	93-72 -1	CHOXD; or INCIN	NA	2,4-D
F005	Tables A & B	79-46 -9	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	2,4,5-TP
					2-Nitro- propane

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F005	Tables A & B	110-80 -5	BIODG; or INCIN	INCIN	2-Ethoxy ethanol
F024	Tables A & B	NA	INCIN	INCIN	-----
K025	NA	NA	LLEXT fb SSTRIP fb CARBN; or INCIN	INCIN	Distillation bottoms from the production of nitro- benzene by the nitration of benzene
K026	NA	NA	INCIN	INCIN	Stripping still tails from the production of methyl ethyl pyridines
K027	NA	NA	CARB; or INCIN	FSUBS; or INCIN	Centrifuge and distillation residues from toluene diiso- cyanate pro- duction
K039	NA	NA	CARB; or INCIN	FSUBS; or INCIN	Filter cake from the filtration of diethylphospho rodithioc acid in the production of phorate
K044	NA	NA	DEACT	DEACT	Wastewater treatment sludges from the manufac- turing and processing of explosives
K045	NA	NA	DEACT	DEACT	Spent carbon from the treatment of

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K047	NA	NA	DEACT	DEACT		wastewater containing explosives						vent gases from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides
K069	Tables A & B	NA	NA	RLEAD		Pink/red water from TNT operations						
						Emission control dust/sludge from secondary lead smelting: Non-Calcium Sulfate Subcategory	K109	NA	NA	INCIN; or CHOXD fb, CARBN; or BIODG fb CARBN	INCIN.	Spent filter cart ridges from product purification from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides
K106	Tables A & B	NA	NA	RMERC		Wastewater treatment sludge from the mercury cell process in chlorine production: (High Mercury Subcategory-greater than or equal to 260 mg/kg total mercury)	K110	NA	NA	INCIN; or CHOXD fb, CARBN; or BIODG fb CARBN	INCIN.	Condensed column overheads from intermediate separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides
K107	NA	NA	INCIN; or CHOXD fb, CARBN; or BIODG fb CARBN	INCIN.		Column bottoms from product separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides	K112	NA	NA	INCIN; or CHOXD fb, CARBN; or BIODG fb CARBN	INCIN.	Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene
K108	NA	NA	INCIN; or CHOXD fb, CARBN; or BIODG fb CARBN	INCIN.		Condensed column overheads from product separation and condensed reactor	K113	NA	NA	CARBN; or INCIN	FSUBS; or INCIN	Condensed liquid light ends from the

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K114	NA	NA	CARBN; or INCIN	FSUBS; or INCIN	purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene	K123	NA	NA	INCIN; or CHOXD fb (BIODG or CARBN)	INCIN.	diamine Process waste- water (including supernates, filt- rates, and wash- waters) from the production of ethylenebis- dithiocarbamic acid and its salts
K115	NA	NA	CARBN; or INCIN	FSUBS; or INCIN	Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene	K124	NA	NA	INCIN; or CHOXD fb (BIODG or CARBN)	INCIN.	Reactor vent scrubber water from the pro- duction of ethylenebisdi- thiocarbamic acid and its salts
K116	NA	NA	CARBN; or INCIN	FSUBS; or INCIN	Organic condensate from the solvent recovery column in the production of toluene diiso- cyanate via phosgenation of toluene-	K125	NA	NA	INCIN; or CHOXD fb (BIODG or CARBN)	INCIN.	Filtration, evapo- ration, and centri- fugation solids from the pro- duction of ethylenebisdi- thiocarbamic acid and its salts
						K126	NA	NA	INCIN; or CHOXD fb (BIODG or CARBN)	INCIN.	Baghouse dust and floor sweepings in milling and packaging opera- tions from the produc- tion or formulation

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P001	NA	81-81 -2	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	of ethylene bisdithio- carbamic acid and its salts
P002	NA	591-08 -2	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Warfarin (> 0.3%)
P003	NA	107-02 -8	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	1-Acetyl-2- thiourea
P005	NA	107-18 -6	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Acrolein
P006	NA	20859 -73-8	CHOXD; CHRED; or INCIN	CHOXD; CHRED; or INCIN	Aluminum phosphide
P007	NA	2763-96 -4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	5-Aminoethyl 3-isoxazolol
P008	NA	504-24 -5	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	4- Aminopyridine
P009	NA	131-74 -8	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	Ammonium picrate
P014	NA	108-95 -5	(WETOX or CHOXD) fb CARBN; or	INCIN	Thiophenol (Benzene thiol)

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P015	NA	7440-41 -7	RMETL or RTHRM	RMETL; or RTHRM	Beryllium dust powder
P016	NA	542-88 -1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Bis(chloro- methyl)-ether
P017	NA	598-31 -2	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Bromoacetone
P018	NA	357-57 -3	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Brucine
P022	Table B	75-15 -0	NA	INCIN	Carbon disulfide
P023	NA	107-20 -0	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Chloro- acetaldehyde
P026	NA	5344-82 -1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	1-(o-Chloro- phenyl)-thio- urea
P027	NA	542-76 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	3-Chloro- propionitrile
P028	NA	100-44 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Benzyl chloride
P031	NA	460-19 -5	CHOXD; WETOX; or INCIN	CHOXD; WETOX; or INCIN	Cyanogen
P033	NA	506-77 -4	CHOXD; WETOX; or	CHOXD; WETOX; or	Cyanogen chloride

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NOTICE OF ADOPTED AMENDMENTS

P034	NA	137-89 -5	INCIN (WETOX or CHOXD) fb CARBN; or INCIN	INCIN	2-Cyclohexyl- 4,6-dinitro- phenol
P040	NA	297-97 -2	CARBN; or INCIN	FSUBS; or INCIN	0,0-Diethyl O- pyrazinyl phosphoro- thioate
P041	NA	311-45 -5	CARBN; or INCIN	FSUBS; or INCIN	Diethyl-p- nitrophenyl phosphate
P042	NA	51-43 -4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Epinephrine
P043	AN	55-91 -4	CARBN; or INCIN	FSUBS; or INCIN	Diisopropyl- fluoro- phosphate (DPP)
P044	NA	60-51 -5	CARBN; or INCIN	FSUBS; or INCIN	Dimethoate
P045	NA	39196-18 -4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Thiofanox
P046	NA	122-09 -8	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	alpha, alpha- Dimethylphen- ethylamine
P047	NA	534-52 -1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	4,6-Dinitro- o-cresol salts
P049	NA	541-53 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	2,4-Dithio- biuret
P054	NA	151-56	(WETOX or	INCIN	Aziridine

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P056	Table B	7782-41 -4	CHOXD) fb CARBN; or INCIN	ADGAS fb NEUTR	Fluorine
P057	NA	640-19 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Fluoro- acetamide
P058	NA	62-74 -8	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Fluoroacetic acid, sodium salt
P062	NA	757-58 -4	CARBN; or INCIN	FSUBS or INCIN	Hexaethyl- tetraphosphate
P064	NA	624-83 -9	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Isocyanic acid, ethyl ester
P065	Tables A & B	628-86 -4	NA	RMERC	Mercury fulminate: (High Mercury Subcategory-- greater than or equal to 260 mg/kg total Mercury-- either incinerator residues or residues from RMERC)
P065	Tables A & B	628-86 -4	NA	IMERC	Mercury fulminate: (All non- wastewaters-- that are not incinerator residues or are not residues from RMERC;

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regardless of
Mercury
Content)

Methomyl

P066 NA 16752-77 (WETOX or
-5 CHOXD) fb
CARBN; or
INCIN

P082 Table B

62-75
-9

INCIN

N-Nitrosodi-
methylaniline

2-Methyl-
aziridine

P067 NA 75-55 (WETOX or
-8 CHOXD) fb
CARBN; or
INCIN

P084 NA

4549-40
-0

INCIN

N-Nitroso-
methylvinyl-
amine

P068 NA 60-34 CHOXD;
-4 CHRED;
CARBN;
BIODG; or
INCIN

Methyl
hydrazine

P087 NA 20816-12
-0

RMETL; or
RTHRM

Osmium
tetroxide

P069 NA 75-86 (WETOX or
-5 CHOXD) fb
CARBN; or
INCIN

Methylacto-
nitrile

P088 NA

145-73
-3

FSUBS; or
INCIN

Endothall

P070 NA 116-06 (WETOX or
-3 CHOXD) fb
CARBN; or
INCIN

Aldicarb

P092 Tables A
& B

62-38
-4

RMERC

Phenyl mercury
acetate:
(High Mercury
Subcategory--
greater than
or equal to
260 mg/kg
total
Mercury--
either
incinerator
residues or
residues from
RMERC)

1-Naphthyl-2-
thiourea

P072 NA 86-88 (WETOX or
-4 CHOXD) fb
CARBN; or
INCIN

Nicotine and
salts

P075 NA 54-11 (WETOX or
-5 CHOXD) fb
CARBN; or
INCIN

P092 Tables A
& B

62-38
-4

IMERC; or
RMERC

Phenyl mercury
acetate:
(All non-
wastewaters
that are not
incinerator
residues and
are not
residues and
are not
residues from

Nitric oxide

P076 NA 10102-43 ADGAS
-9

Nitrogen
dioxide

P078 NA 10102-44 ADGAS
-0

Nitroglycerin

P081 NA 55-63 CHOXD;
-0 CHRED;
CARBN; or
CHRED; or

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P093	NA	103-85 -5	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	RMERC: regardless of Mercury Content)
P095	NA	75-44 -5	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	N-Phenylthio- urea
P096	NA	7803-51 -2	CHOXD; CHRED; or INCIN	CHOXD; CHRED; or INCIN	Phosphine
P102	NA	107-19 -7	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Propargyl alcohol
P105	NA	26628-22 -8	CHOXD; CHRED; CARBN BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	Sodium azide
P108	NA	57-24 -9 A	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Strychnine and salts
P109	NA	3689-24 -5	CARBN; or INCIN	FSUBS; or INCIN	Tetraethyl-di- thiopyro- phosphate
P112	NA	509-14 -8	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	Tetranitro- methane
P113	Table B	1314-32 -5	NA	RTHRM; or STABL	Thallic oxide
P115	Table B	7446-18 -6	NA	RTHRM; or STABL	Thallium (I) sulfate

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NOTICE OF ADOPTED AMENDMENTS

P116	NA	79-19 -6	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Thiosemi- carbazine
P118	NA	75-70 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Trichloro- methanethiol
P119	Table B	7803-55 -6	NA	STABL	Ammonium vanadate
P120	Table B	1314-62 -1	NA	STABL	Vanadium pentoxide
P122	NA	1314-84 -7	CHOXD; CHRED; or INCIN	CHOXD; CHRED; or INCIN	Zinc Phosphide (≥10%)
U001	NA	75-07 -0	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Acetaldehyde
U003	Table B	75-05 -8	NA	INCIN	Acetonitrile
U006	NA	75-36 -5	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Acetyl chloride
U007	NA	79-06 -1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Acrylamide
U008	NA	79-10 -7	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Acrylic acid
U010	NA	50-07 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Mitomycin C
U011	NA	61-82	(WETOX or	INCIN	Amitrole

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NOTICE OF ADOPTED AMENDMENTS

U014	NA	492-80-8	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Auramine
U015	NA	115-02-6	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Azaserine
U016	NA	225-51-4	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Benz(c)- acridine
U017	NA	98-87-3	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Benzal chloride
U020	NA	98-09-9	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Benzene- sulfonyl chloride
U021	NA	92-87-5	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Benzidine
U023	NA	98-07-7	CHOXD; CHRED; CARBN; BLOGG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	Benzotri- chloride
U026	NA	494-03-1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Chlornaphazin
U033	NA	353-50-4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Carbonyl fluoride

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U034	NA	75-87-6	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Trichloroacet- aldehyde (Chloral)
U035	NA	305-03-3	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Chlorambucil
U038	Table B	510-15-6	NA	INCIN	Chloro- benzilate
U041	NA	106-89-8	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	1-Chloro-2,3- epoxypropane (Epichloro- hydrin)
U042	Table B	110-75-8	NA	INCIN	2-Chloroethyl vinyl ether
U046	NA	107-30-2	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Chloromethyl methyl ether
U049	NA	3165-93-3	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	4-Chloro-O- toluidine hydrochloride
U053	NA	4170-30-3	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Crotonaldehyde
U055	NA	98-82-8	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Cumene
U056	NA	110-82-7	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Cyclohexane
U057	Table B	108-94-1	NA	FSUBS; or INCIN	Cyclohexanone

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U058	NA	50-18 -0	CARBN; or INCIN	FSUBS; or INCIN	Cyclophosph- amide
U059	NA	20830-81 -3	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Daunomycin
U062	NA	2303-16 -4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Diallate
U064	NA	189-55 -9	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	1,2,7,8-Di- benzopyrene
U073	NA	91-94 -1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	3,3'-Dichloro- benzidine
U074	NA	1476-11 -5	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	cis-1,4-Di- chloro-2- butene; trans- 1,4-Dichloro- 2-butene
U085	NA	1464-53 -5	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	1,2,3,4-Di- epoxybutane
U086	NA	1615-80 -1	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	N,N-Diethyl- hydrazine
U087	NA	3288-58 -2	CARBN; or INCIN	FSUBS; or INCIN	o,o-Diethyl s- methylthio- phosphate
U089	NA	56-53 -1	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Diethyl stilbestrol
U090	NA	94-58	(WETOX or	FSUBS; or	Dihydrosafrole

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U091	NA	119-90 -4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	3,3'-Di- methoxy- benzidine
U092	NA	124-40 -3	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Dimethylamine
U093	Table B	621-90 -9	NA	INCIN	p-Dimethyl- aminoazo- benzene
U094	NA	57-97 -6	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	7,12-Dimethyl- benz(a)- anthracene
U095	NA	119-93 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	3,3'-Dimethyl- benzidine
U096	NA	80-15 -9	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	alpha,alpha- Dimethyl- benzyl hydro- peroxide
U097	NA	79-44 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Dimethyl- carbamoyl chloride
U098	NA	57-14 -7	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	1,1- Dimethylhydra- zine
U099	NA	540-73 -8	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	1,2-Dimethyl- hydrazine

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U103	NA	77-78 -1	CHOXD; CHRED; CARBN; or BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	Dimethyl sulfate	U124	NA	110-00 -9	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Furan
U109	NA	122-66 -7	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	1,2-Diphenyl- hydrazine	U125	NA	98-01 -1	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Furfural
U110	NA	142-84 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Dipropylamine	U126	NA	765-34 -4	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Glycidylal- dehyde
U113	NA	140-88 -5	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Ethyl acrylate	U132	NA	70-30 -4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Hexachloro- phene
U114	NA	111-54 -6	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Ethylenebis- dithiocarbamic acid	U133	NA	302-01 -2	CHOXD; CHRED; CARBN; BIODG; or INCIN	FSUBS; CHOXD; CHRED; or INCIN	Hydrazine
U115	NA	75-21 -8	(WETOX or CHOXD) fb CARBN; or INCIN	CHOXD; or INCIN	Ethylene oxide	U134	Table B	7664-39 -3	NA	ADGAS fb NEUTR; or NEUTR	Hydrogen fluoride
U116	NA	96-45 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Ethylene thio- urea	U135	NA	7783-06 -4	CHOXD; CHRED; or INCIN	CHOXD; CHRED; or INCIN	Hydrogen Sulfide
U119	NA	62-50 -0	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Ethyl methane- sulfonate	U143	NA	303-34 -4	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Lasiocarpine
U122	NA	50-00 -0	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Formaldehyde	U147	NA	108-31 -6	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Maleic anhydride
U123	NA	64-18 -6	(WETOX or CHOXD) fb	FSUBS; or INCIN	Formic acid	U148	NA	123-33 -1	(WETOX or CHOXD) fb CARBN; or	INCIN	Maleic hydrazide

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U149	NA	109-77 -3	INCIN (WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Malononitrile	U166	NA	130-15 -4	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	1,4-Naphtho- quinone
U150	NA	148-82 -3	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Melphalan	U167	NA	134-32 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	1-Naphthyl- amine
U151	Tables A & B	7439-97 -6	NA	RMERC	Mercury: (High Mercury Subcategory-- greater than or equal to 260 mg/kg total Mercury)	U168	Table B	91-59 -8	NA	INCIN	2-Naphthyl- amine
U153	NA	74-93 -1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Methanethiol	U171	NA	79-46 -9	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	2-Nitropropane
U154	NA	67-56 -1	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Methanol	U173	NA	1116-54 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	N-Nitroso-di- ethanolamine
U156	NA	79-22 -1	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Methyl chloro- carbonate	U176	NA	759-73 -9	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	N-Nitroso-N- ethylurea
U160	NA	1338-23 -4	CHOXD; CHRED; CARBN BIODG; or INCIN	INCIN	Methyl ethyl ketone peroxide	U177	NA	684-93 -5	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	N-Nitroso-N- methylurea
U163	NA	70-25 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	N-Methyl-N'- nitro-N- Nitroso- guanidine	U178	NA	615-53 -2	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	N-Nitroso-N- methylurethane
U164	NA	56-04 -2	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Methylthio- uracil	U182	NA	123-63-7	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Paraldehyde
						U184	NA	76-01 -7	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Pentachloro- ethane
						U186	NA	504-60	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	1,3-Pentadiene

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U238	NA	51-79 -6	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Ethyl carbamate
U240	NA	94-75 -7 *	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	2,4-Dichloro- phenoxyacetic acid (salts and esters)
U244	NA	137-26 -8	(WETOX or CHOXD) fb CARBN; or INCIN	INCIN	Thiram
U246	NA	506-68 -3	CHOXD; WETOX; or INCIN	CHOXD; WETOX; or INCIN	Cyanogen bromide
U248	NA	81-81 -2	(WETOX or CHOXD) fb CARBN; or INCIN	FSUBS; or INCIN	Warfarin (0.3% or less)
U249	NA	1314-84 -7	CHOXD; CHRED; or INCIN	CHOXD; CHRED; or INCIN	Zinc Phosphide (<10%)
U328	NA	95-53-4	INCIN; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN	INCIN; or Thermal Destructio n.	o-toluidine
U353	NA	106-49-0	INCIN; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN	INCIN; or Thermal Destructio n.	p-toluidine
U359	NA	110-80-5	INCIN; or CHOXD fb (BIODG or CARBN); or	INCIN; or FSUBS.	2-ethoxy-ethanol

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NOTICE OF ADOPTED AMENDMENTS

BIODG fb
CARBN

A CAS Number given for parent compound only.

B This waste code exists in gaseous form and is not categorized as wastewater or nonwastewater forms.

NA Not Applicable.

BOARD NOTE: When a combination of these technologies (i.e., a treatment train) is specified as a single treatment standard, the order of application is specified in this Table by indicating the five letter technology code that must be applied first, then the designation "fb" (an abbreviation for "Followed by"), then the five letter technology code for the technology that must be applied next, and so on. When more than one technology (or treatment train) are specified a alternative treatment standards, the five letter technology codes (or the treatment trains) are separated by a semicolon (;) with the last technology preceded by the word "or". This indicates that any one of these BODG technologies or treatment trains can be used for compliance with the standard. See Section 728. Table C for a listing of the technology codes and technology-based treatment standards. Derived from 40 CFR 268.42, Table 2 (1992), as amended at 57 Fed. Reg. 37273 (Aug. 18, 1992) and 59 Fed. Reg. 31552 (June 20, 1994).

(Source: Amended at 18 Ill. Reg. 17503, effective NOV 23 1994)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE, AND DISPOSAL FACILITIES

2) Code citation: 35 Ill. Adm. Code 724

3) Section numbers: Adopted action:

724.152 Amended

724.156 Amended

724.251 Amended

724.Appendix A Amended

4) Statutory authority: 415 ILCS 5/22.4 and 27.

5) Effective date of amendments: November 23, 1994

6) Does this rulemaking contain an automatic repeal date?: No.

7) Do these amendments contain incorporations by reference?

Yes. 35 Ill. Adm. Code 720.111 is the central listing of all documents incorporated by reference throughout 35 Ill. Adm. Code 700 through 705, 720 through 726, 728, 730, and 739. All references to these documents throughout the text of these Parts refer to Section 720.111. The present amendments update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111.

8) Date filed in Board's principal office: Opinion and order adopted October 20, 1994 and supplemental opinion and order adopted November 3, 1994.

9) Notice of proposal published in Illinois Register:

September 2, 1994, 18 Ill. Reg. 13295

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4 (a) of the Environmental Protection Act [415 ILCS 5/22.4(a)] provides that Section 5 of the Administrative Procedure Act [5 ILCS 100/5-35 and 5-40] shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version: None.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

- 12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR. However, JCAR submitted a number of suggestions in the way of public comments. The Board incorporated these suggestions into the text of the adopted amendments.

13) Will these amendments replace emergency amendments currently in effect? No.

14) Are there any other amendments pending on this Part? No.

15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion of October 20, 1994 and the supplemental opinion and order of November 3, 1994 in R94-17, which Opinion is available from the address below. Section 22.4 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

This rulemaking updates the Board's RCRA Subtitle C rules to correspond with amendments adopted by U.S. EPA that appeared in the Federal Register during the period January 1 through June 30, 1994. During this time, U.S. EPA undertook the following actions:

Federal ActionSummary

59 Fed. Reg. 458, January 4, 1994
Determination not to regulate wastes from wood surface protection as listed hazardous wastes; update of SW-846 to include a new method; addition of four chemicals to listing of hazardous constituents

59 Fed. Reg. 8362, February 18, 1994
Amendment of treatability study exclusion from definition of solid waste

59 Fed. Reg. 10550, March 4, 1994
Clarification of used oil regulations to clarify that used oil mixed with crude oil or natural gas liquids is exempted from the used oil regulations; exemption of crude oil mixed with small amounts of used oil that is destined for insertion into a refining process; exclusions for certain activities from regulation as used oil processing

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59 Fed. Reg. 13891, March 24, 1994 Amendment of handling codes for periodic T/S/D facility reports

59 Fed. Reg. 28484, June 2, 1994 Corrections to the wood surface protection determination amendments

59 Fed. Reg. 29372, June 7, 1994 Response to Supreme court remand in City of Chicago v. Environmental Defense Fund, Inc., -- U.S. --, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994); U.S. EPA granted an extension for facilities managing waste-to-energy facility ash to file a Part A permit application.

59 Fed. Reg. 29958, June 10, 1994 Amendment of references to the prescribed form for a letter of credit Used for RCRA Subtitle C, underground injection, and underground storage tanks to indicate copyright

59 Fed. Reg. 31551, June 20, 1994 Correction of hazardous waste listing (P015), hazardous constituent listing, and land disposal restrictions listing for beryllium to beryllium powder

The June 7, 1994 action constituted a U.S. EPA determination that substantial confusion existed relating to the regulatory status of a waste, and it granted an extension of the time by which facilities managing the waste must file a Part A permit application. Although no Board action is required based on the June 7 federal action, we undertake an amendment discussed in greater detail in the opinion of October 20, 1994 in R94-17.

As a result of the cited federal actions, the Board has amended various Sections in 35 Ill. Adm. Code 704, 720, 721, 724, 725, 728, and 739. Specifically, the amendments to Part 724 update the federally-recognized form for a letter of credit, according to the federal action of June 10, 1994; update the facility reporting codes, pursuant to the action of March 24, 1994; and correct the citations to the federal Spill Control, Containment, and Countermeasures regulations. The Board also used this opportunity to make a number of amendments not directly derived from recent federal amendments, including corrections and revisions of format, grammar, punctuation, etc.

16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge
Attorney
Illinois Pollution Control Board

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION

SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER C: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 724

STANDARDS FOR OWNERS AND OPERATORS OF
HAZARDOUS WASTE TREATMENT, STORAGE, AND DISPOSAL FACILITIES

SUBPART A: GENERAL PROVISIONS

Section
724.101 Purpose, Scope and Applicability
724.103 Relationship to Interim Status Standards

SUBPART B: GENERAL FACILITY STANDARDS

Section
724.110 Applicability
724.111 Identification Number
724.112 Required Notices
724.113 General Waste Analysis
724.114 Security
724.115 General Inspection Requirements
724.116 Personnel Training
724.117 General Requirements for Ignitable, Reactive or Incompatible Wastes
724.118 Location Standards
724.119 Construction Quality Assurance Program

SUBPART C: PREPAREDNESS AND PREVENTION

Section
724.130 Applicability
724.131 Design and Operation of Facility
724.132 Required Equipment
724.133 Testing and Maintenance of Equipment
724.134 Access to Communications or Alarm System
724.135 Required Aisle Space
724.137 Arrangements with Local Authorities

SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section
724.150 Applicability
724.151 Purpose and Implementation of Contingency Plan
724.152 Content of Contingency Plan
724.153 Copies of Contingency Plan
724.154 Amendment of Contingency Plan
724.155 Emergency Coordinator

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Emergency Procedures

724.156

SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

Section
724.170 Applicability
724.171 Use of Manifest System
724.172 Manifest Discrepancies
724.173 Operating Record
724.174 Availability, Retention and Disposition of Records
724.175 Annual Report
724.176 Unmanifested Waste Report
724.177 Additional Reports

SUBPART F: RELEASES FROM SOLID WASTE MANAGEMENT UNITS

Section
724.190 Applicability
724.191 Required Programs
724.192 Groundwater Protection Standard
724.193 Hazardous Constituents
724.194 Concentration Limits
724.195 Point of Compliance
724.196 Compliance Period
724.197 General Groundwater Monitoring Requirements
724.198 Detection Monitoring Program
724.199 Compliance Monitoring Program
724.200 Corrective Action Program
724.201 Corrective Action for Solid Waste Management Units

SUBPART G: CLOSURE AND POST-CLOSURE

Section
724.210 Applicability
724.211 Closure Performance Standard
724.212 Closure Plan; Amendment of Plan
724.213 Closure; Time Allowed For Closure
724.214 Disposal or Decontamination of Equipment, Structures and Soils
724.215 Certification of Closure
724.216 Survey Plat
724.217 Post-closure Care and Use of Property
724.218 Post-closure Plan; Amendment of Plan
724.219 Post-closure Notices
724.220 Certification of Completion of Post-closure Care

SUBPART H: FINANCIAL REQUIREMENTS

Section
724.240 Applicability

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724.241 Definitions of Terms As Used In This Subpart
 724.242 Cost Estimate for Closure
 724.243 Financial Assurance for Closure
 724.244 Cost Estimate for Post-closure Care
 724.245 Financial Assurance for Post-closure Care
 724.246 Use of a Mechanism for Financial Assurance of Both Closure and Post-closure Care
 724.247 Liability Requirements
 724.248 Incapacity of Owners or Operators, Guarantors or Financial Institutions
 724.251 Wording of the Instruments

SUBPART I: USE AND MANAGEMENT OF CONTAINERS

Section
 724.270 Applicability
 724.271 Condition of Containers
 724.272 Compatibility of Waste With Container
 724.273 Management of Containers
 724.274 Inspections
 724.275 Containment
 724.276 Special Requirements for Ignitable or Reactive Waste
 724.277 Special Requirements for Incompatible Wastes
 724.278 Closure

SUBPART J: TANK SYSTEMS

Section
 724.290 Applicability
 724.291 Assessment of Existing Tank System's Integrity
 724.292 Design and Installation of New Tank Systems or Components
 724.293 Containment and Detection of Releases
 724.294 General Operating Requirements
 724.295 Inspections
 724.296 Response to Leaks or Spills and Disposition of Leaking or unit-for-use Tank Systems
 724.297 Closure and Post-Closure Care
 724.298 Special Requirements for Ignitable or Reactive Waste
 724.299 Special Requirements for Incompatible Wastes
 724.300 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

SUBPART K: SURFACE IMPOUNDMENTS

Section
 724.320 Applicability
 724.321 Design and Operating Requirements
 724.322 Action Leakage Rate
 724.324 Response Actions

724.326 Monitoring and Inspection
 724.327 Emergency Repairs; Contingency Plans
 724.328 Closure and Post-closure Care
 724.329 Special Requirements for Ignitable or Reactive Waste
 724.330 Special Requirements for Incompatible Wastes
 724.331 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

SUBPART L: WASTE PILES

Section
 724.350 Applicability
 724.351 Design and Operating Requirements
 724.352 Action Leakage Rate
 724.353 Response Action Plan
 724.354 Monitoring and Inspection
 724.356 Special Requirements for Ignitable or Reactive Waste
 724.357 Special Requirements for Incompatible Wastes
 724.358 Closure and Post-closure Care
 724.359 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

SUBPART M: LAND TREATMENT

Section
 724.370 Applicability
 724.371 Treatment Program
 724.372 Treatment Demonstration
 724.373 Design and Operating Requirements
 724.376 Food-chain Crops
 724.378 Unsaturated Zone Monitoring
 724.379 Recordkeeping
 724.380 Closure and Post-closure Care
 724.381 Special Requirements for Ignitable or Reactive Waste
 724.382 Special Requirements for Incompatible Wastes
 724.383 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

SUBPART N: LANDFILLS

Section
 724.400 Applicability
 724.401 Design and Operating Requirements
 724.402 Action Leakage Rate
 724.403 Monitoring and Inspection
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 724.409 Surveying and Recordkeeping
 724.410 Closure and Post-closure Care
 724.412 Special Requirements for Ignitable or Reactive Waste

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724.413 Special Requirements for Incompatible Wastes
 724.414 Special Requirements for Bulk and Containerized Liquids
 724.415 Special Requirements for Containers
 724.416 Disposal of Small Containers of Hazardous Waste in Overpacked Drums (Lab Packs)
 724.417 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

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Section
 724.440 Applicability
 724.441 Waste Analysis
 724.442 Principal Organic Hazardous Constituents (POHCs)
 724.443 Performance Standards
 724.444 Hazardous Waste Incinerator Permits
 724.445 Operating Requirements
 724.447 Monitoring and Inspections
 724.451 Closure

SUBPART S: CORRECTIVE ACTION FOR SOLID WASTE MANAGEMENT UNITS

Section
 724.652 Corrective Action Management Units
 724.653 Temporary Units

SUBPART W: DRIP PADS

Section
 724.670 Applicability
 724.671 Assessment of existing drip pad integrity
 724.672 Design and installation of new drip pads
 724.673 Design and operating requirements
 724.674 Inspections
 724.675 Closure

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Section
 724.700 Applicability
 724.701 Environmental Performance Standards
 724.702 Monitoring, Analysis, Inspection, Response, Reporting and Corrective Action
 724.703 Post-closure Care

SUBPART AA: AIR EMISSION STANDARDS FOR PROCESS VENTS

Section
 724.930 Applicability

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724.931 Definitions
 724.932 Standards: Process Vents
 724.933 Standards: Closed-vent Systems and Control Devices
 724.934 Test methods and procedures
 724.935 Recordkeeping requirements
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SUBPART BB: AIR EMISSION STANDARDS FOR EQUIPMENT LEAKS

Section
 724.950 Applicability
 724.951 Definitions
 724.952 Standards: Pumps in Light Liquid Service
 724.953 Standards: Compressors
 724.954 Standards: Pressure Relief Devices in Gas/Vapor Service
 724.955 Standards: Sampling Connecting Systems
 724.956 Standards: Open-ended Valves or Lines
 724.957 Standards: Valves in Gas/Vapor or Light Liquid Service
 724.958 Standards: Pumps, Valves, Pressure Relief Devices and Other Connectors
 724.959 Standards: Delay of Repair
 724.960 Standards: Closed-vent Systems and Control Devices
 724.961 Alternative Percentage Standard for Valves
 724.962 Skip Period Alternative for Valves
 724.963 Test Methods and Procedures
 724.964 Recordkeeping Requirements
 724.965 Reporting Requirements

SUBPART DD: CONTAINMENT BUILDINGS

Section
 724.1100 Applicability
 724.1101 Design and operating standards
 724.1102 Closure and post-closure care

APPENDIX A Recordkeeping Instructions
 APPENDIX B EPA Report Form and Instructions (Repealed)
 APPENDIX D Cochran's Approximation to the Behrens-Fisher Student's T-Test
 APPENDIX E Examples of Potentially Incompatible Waste
 APPENDIX I Groundwater Monitoring List

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 Ill. Reg. 14059, effective October 12, 1983; amended in R84-9 at 9 Ill. Reg. 11964, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1136, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14119, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6138, effective March 24, 1987; amended in R86-28 at 11 Ill. Reg.

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8684, effective April 21, 1987; amended in R86-46 at 11 Ill. Reg. 13577, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19397, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg. 13135, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 458, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18527, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14511, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16658, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9654, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14572, effective October 1, 1991; amended in R91-13 at 16 Ill. Reg. 9833, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17702, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5806, effective March 26, 1993; amended in R93-4 at 17 Ill. Reg. 20830, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6973, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12487, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. 19601, effective NOV 23 1994

NOTE: In this Part, superscript numbers or letters are denoted by parentheses; subscript are denoted by brackets.

Section 724.152 Content of Contingency Plan

- a) The contingency plan must describe the actions facility personnel must take to comply with Section Sections 724.151 and Section 724.156 in response to fires, explosions, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water at the facility.
- b) If the owner or operator has already prepared a Spill Prevention Control and Countermeasures (SPCC) Plan in accordance with 40 CFR Part 112 or 40 CFR 300, or some other emergency or contingency plan, the owner or operator need only amend that plan to incorporate hazardous waste management provisions that are sufficient to comply with the requirements of this Part.
- c) The plan must describe arrangements agreed to by local police departments, fire departments, hospitals, contractors, and state and local emergency response teams to coordinate emergency services pursuant to Section 724.137.
- d) The plan must list names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinator (see Section 724.155), and this list must be kept up to date. Where more than one person is listed, one must be named as primary emergency coordinator and others must be listed in the order in which they will assume responsibility as alternates. For new facilities, this information must be supplied to the Agency at the time of certification, rather than at the time of permit application.
- e) The plan must include a list of all emergency equipment at the facility (such as fire extinguishing systems, spill control equipment, communications and alarm systems (internal and external) and decontamination equipment), where this equipment is required. This list must be kept up to date. In addition, the plan must include the

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location and a physical description of each item on the list, and a brief outline of its capabilities.

f) The plan must include an evacuation plan for facility personnel where there is a possibility that evacuation could be necessary. This plan must describe signal(s) to be used to begin evacuation, evacuation routes and alternate evacuation routes (in cases where the primary routes could be blocked by releases of hazardous waste or fires).

(Source: Amended at 18 Ill. Reg. 17601, effective NOV 23 1994)

Section 724.156 Emergency Procedures

- a) Whenever there is an imminent or actual emergency situation, the emergency coordinator (or the designee when the emergency coordinator is on call) must shall immediately:
 - 1) Activate internal facility alarms or communication systems, where applicable, to notify all facility personnel; and
 - 2) Notify appropriate state or local agencies with designated response roles if their help is needed.
- b) Whenever there is a release, fire, or explosion, the emergency coordinator must shall immediately identify the character, exact source, amount, and areal extent of any released materials. The emergency coordinator may do this by observation or review of facility records or manifests, and, if necessary, by chemical analysis.
- c) Concurrently, the emergency coordinator must shall assess possible hazards to human health or the environment that may result from the release, fire, or explosion. This assessment must consider both direct and indirect effects of the release, fire, or explosion (e.g., the effects of any toxic, irritating, or asphyxiating gases that are generated, or the effects of any hazardous surface water run-off from water or chemical agents used to control fire and heat-induced explosions).
- d) If the emergency coordinator determines that the facility has had a release, fire, or explosion which that could threaten human health, or the environment, outside the facility, the emergency coordinator must shall report the findings as follows:
 - 1) If the assessment indicates that evacuation of local areas may be advisable, the emergency coordinator must shall immediately notify appropriate local authorities. The emergency coordinator must be available to help appropriate officials decide whether local areas should be evacuated; and
 - 2) The emergency coordinator must shall immediately notify either the government official designated as the on-scene coordinator for that geographical area (in the applicable regional contingency plan under 40 CFR Part 401.300), or the National Response Center (using their 24-hour toll free number 800-424-8802). The report must include:
 - A) Name and telephone number of reporter;

POLLUTION CONTROL BOARD

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- B) Name and address of facility;
 C) Time and type of incident (e.g., release, fire);
 D) Name and quantity of material(s) involved, to the extent known;
 E) The extent of injuries, if any; and
 F) The possible hazards to human health, or the environment, outside the facility.

e) During an emergency, the emergency coordinator must shall take all reasonable measures necessary to ensure that fires, explosions, and releases do not occur, recur, or spread to other hazardous waste at the facility. These measures must include, where applicable, stopping processes and operations, collecting and containing release waste, and removing or isolating containers.

f) If the facility stops operations in response to a fire, explosion or release, the emergency coordinator must shall monitor for leaks, pressure buildup, gas generation, or ruptures in valves, pipes, or other equipment, wherever this is appropriate.

g) Immediately after an emergency, the emergency coordinator must shall provide for treating, storing, or disposing of recovered waste, contaminated soil or surface water, or any other material that results from a release, fire, or explosion at the facility.

BOARD NOTE: Unless the owner or operator can demonstrate, in accordance with 35 Ill. Adm. Code 721.103(c) or (d), that the recovered material is not a hazardous waste, the owner or operator becomes a generator of hazardous waste and must shall manage it in accordance with all applicable requirements of 35 Ill. Adm. Code 722, 723, and 724.

h) The emergency coordinator must shall ensure that, in the affected area(s) of the facility:

1) No waste that may be incompatible with the released material is treated, stored, or disposed of until cleanup procedures are completed; and

2) All emergency equipment listed in the contingency plan is cleaned and fit for its intended use before operations are resumed.

i) The owner or operator must shall notify the Agency, and appropriate state and local authorities, that the facility is in compliance with paragraph (h) before operations are resumed in the affected area(s) of the facility.

j) The owner or operator must shall note in the operating record the time, date, and details of any incident that requires implementing the contingency plan. Within 15 days after the incident, the owner or operator must shall submit a written report on the incident to the Agency. The report must include:

- 1) Name, address, and telephone number of the owner or operator;
- 2) Name, address, and telephone number of the facility;
- 3) Date, time, and type of incident (e.g., fire, explosion);
- 4) Name and quantity of material(s) involved;
- 5) The extent of injuries, if any;
- 6) An assessment of actual or potential hazards to human health or

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- the environment, where this is applicable; and
 7) Estimated quantity and disposition of recovered material that resulted from the incident.

(Source: Amended at 18 Ill. Reg. 17601, effective NOV 23 1994)

Section 724.251 Wording of the Instruments

The Board incorporates by reference 40 CFR 264.151 (19811992), as amended at 57 Fed. Reg. 42832 29960, September June 16 10, 1992 1994. This Section incorporates no later amendments or editions. The Agency will shall promulgate standardized forms based on 40 CFR 264.151 with such changes in wording as are necessary under Illinois law. Any owner or operator required to establish financial assurance under this Subpart shall do so only upon the standardized forms promulgated by the Agency. The Agency shall reject any financial assurance document which that is not submitted on such standardized forms.

(Source: Amended at 18 Ill. Reg. 17601, effective NOV 23 1994)

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Section 724. APPENDIX A Recordkeeping Instructions

See The Board hereby incorporates by reference 40 CFR 264, Appendix I (1992), as amended at 59 Fed. Reg. 13891 (Mar. 24, 1994). This incorporation includes no later amendments or editions.

(Source: Amended, 1994 at 18 Ill. Reg. 17301, effective)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: STANDARDS FOR THE MANAGEMENT OF USED OIL

2) Code citation: 35 Ill. Adm. Code 739

3) Section numbers: Adopted action:

739.100, 739.110, 739.120 Amended
739.141, 739.144, 739.146 Amended
739.152, 739.153, 739.163 Amended
739.171 Amended

4) Statutory authority: 415 ILCS 5/22.4 and 27.

5) Effective date of amendments: November 23, 1994

6) Does this rulemaking contain an automatic repeal date?: No.

7) Do these amendments contain incorporations by reference?

Yes. 35 Ill. Adm. Code 720.111 is the central listing of all documents incorporated by reference throughout 35 Ill. Adm. Code 700 through 705, 720 through 726, 728, 730, and 739. All references to these documents throughout the text of these Parts refer to Section 720.111. The present amendments update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111.

8) Date filed in Board's principal office: Opinion and order adopted October 20, 1994 and supplemental opinion and order adopted November 3, 1994.

9) Notice of proposal published in Illinois Register:

September 2, 1994, 18 Ill. Reg. 13310

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act [415 ILCS 5/22.4(a)] provides that Section 5 of the Administrative Procedure Act [5 ILCS 100/5-35 and 5-40] shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

The Board tabulates the suggested corrections and our resulting actions as follows (sources of suggested corrections are indicated with (1)

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

indicating JCRA, (2) indicating the Secretary of State, and (3) indicating Board-initiated; * Denotes Section not included in proposed rule):

- | | |
|-----------------------|-------------------------|
| <u>Section Source</u> | <u>Board Action</u> |
| 739.110(g)(5) (1) | Remove duplicate "into" |
| 739.153 (1) | Add Section source note |
- 12) Have all the changes agreed upon by the Board and JCRA been made as indicated in the agreement letter issued by JCRA?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCRA. However, JCRA submitted a number of suggestions in the way of public comments. The Board incorporated these suggestions into the text of the adopted amendments.

- 13) Will these amendments replace emergency amendments currently in effect? No.

- 14) Are there any other amendments pending on this Part? No.

- 15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion of October 20, 1994 and the supplemental opinion and order of November 3, 1994 in R94-17, which Opinion is available from the address below. Section 22.4 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCRA.

This rulemaking updates the Board's PCRA Subtitle C rules to correspond with amendments adopted by U.S. EPA that appeared in the Federal Register during the period January 1 through June 30, 1994. During this time, U.S. EPA undertook the following actions:

Federal Action

59 Fed. Reg. 458,
January 4, 1994

Summary

Determination not to regulate wastes from wood surface protection as listed hazardous wastes; update of SW-846 to include a new method; addition of four chemicals to listing of hazardous constituents

59 Fed. Reg. 8362,
February 18, 1994

Amendment of treatability study exclusion from definition of solid waste

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59 Fed. Reg. 10550,
March 4, 1994

Clarification of used oil regulations to clarify that used oil mixed with crude oil or natural gas liquids is exempted from the used oil regulations; exemption of crude oil mixed with small amounts of used oil that is destined for insertion into a refining process; exclusions for certain activities from regulation as used oil processing

59 Fed. Reg. 13891,
March 24, 1994

Amendment of handling codes for periodic T/S/D facility reports

59 Fed. Reg. 28484,
June 2, 1994

Corrections to the wood surface protection determination amendments

59 Fed. Reg. 29372,
June 7, 1994

Response to Supreme Court remand in City of Chicago v. Environmental Defense Fund, Inc., -- U.S. --, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994): U.S. EPA granted an extension for facilities managing waste-to-energy facility ash to file a Part A permit application.

59 Fed. Reg. 29958,
June 10, 1994

Amendment of references to the prescribed form for a letter of credit Used for RCRA Subtitle C, underground injection, and underground storage tanks to indicate copyright

59 Fed. Reg. 31551,
June 20, 1994

Correction of hazardous waste listing (P015), hazardous constituent listing, and land disposal restrictions listing for beryllium to beryllium powder

The June 7, 1994 action constituted a U.S. EPA determination that a substantial confusion existed relating to the regulatory status of a waste, and it granted an extension of the time by which facilities managing the waste must file a Part A permit application. Although no Board action is required based on the June 7 federal action, we undertake an amendment discussed in greater detail in the opinion of October 20, 1994 in R94-17.

As a result of the cited federal actions, the Board has amended various Sections in 35 Ill. Adm. Code 704, 720, 721, 724, 725, 728, and 739. Specifically, the amendments to Part 739 incorporate the federal clarifications of the used oil regulations, the crude oil exemption, and the used oil processing exclusions, of March 4, 1994, and the correction of references to the federal Spill Prevention, Control, and Countermeasures (SPCC) regulations. The Board also used this opportunity to make a number of amendments not directly derived from recent federal amendments, including corrections and revisions of format, grammar,

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punctuation, etc.

- 16) Information and questions regarding these adopted amendments shall be directed to:

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100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page:

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TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE G: WASTE DISPOSAL

CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER e: SPECIFIC HAZARDOUS WASTE MANAGEMENT STANDARDS

PART 739

STANDARDS FOR THE MANAGEMENT OF USED OIL

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739.161 Restriction on burning
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SUBPART H: STANDARDS FOR USED OIL FUEL MARKETERS

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SUBPART I: STANDARDS FOR USE AS A DUST SUPPRESSANT DISPOSAL OF USED OIL

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739.181 Disposal
739.182 Use as a dust suppressant

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (415 ILCS 5/22.4 and 27).

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SOURCE: Adopted in R93-4 at 17 Ill. Reg. 20954, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6931, effective April 26, 1994; amended in R94-17 at 18 Ill. Reg. 17616, effective NOV 23 1994.

SUBPART A: DEFINITIONS

Section 739.100 Definitions

Terms that are defined in 35 Ill. Adm. Code 720.110, 721.101, and 731.112 have the same meanings when used in this Part.

"Aboveground tank" means a tank used to store or process used oil that is not an underground storage tank as defined in 35 Ill. Adm. Code 280.12.

BOARD NOTE: This definition is different from the definition for "Aboveground tank" given in 35 Ill. Adm. Code 720.110. Although the meanings are similar, the main distinction is that the definition for this Part limits the tanks to those used to store or process used oil, whereas the 720.110 definition contemplates tanks which that contain hazardous wastes. The above definition is limited to this Part only.

"Container" means any portable device in which a material is stored, transported, treated, disposed of, or otherwise handled.

"Do-it-yourselfer used oil collection center" means any site or facility that accepts or aggregates and stores used oil collected only from household do-it-yourselfers.

"Existing tank" means a tank that is used for the storage or processing of used oil and that is in operation, or for which installation has commenced on or prior to the effective date of the authorized used oil program for the State in which the tank is located. Installation will be considered to have commenced if the owner or operator has obtained all federal, state, and local approvals or permits necessary to begin installation of the tank and if either:

A continuous on-site installation program has begun, or

The owner or operator has entered into contractual obligations which that cannot be canceled or modified without substantial loss- for installation of the tank to be completed within a reasonable time.

BOARD NOTE: This definition is similar to the definition for "Existing tank system" in 35 Ill. Adm. Code 720.110. Although the meanings are similar, the definition given above for "existing tank" in this Part limits the tanks to those used to store or process used oil, whereas the 720.110 definition contemplates tanks systems which that contain hazardous wastes. The above definition is limited to this Part only.

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"Household 'do-it-yourselfer' used oil" means oil that is derived from households, such as used oil generated by individuals who generate used oil through the maintenance of their personal vehicles.

BOARD NOTE: Household 'do-it-yourselfer' used oil is not subject to the State's special waste hauling permit requirements under Part 809.

"Household 'do-it-yourselfer' used oil generator" means an individual who generates household "do-it-yourselfer" used oil.

"New tank" means a tank that will be used to store or process used oil and for which installation has commenced after the effective date of the authorized used oil program for the State in which the tank is located.

BOARD NOTE: This definition is similar to the definition given for "New tank system" given in 35 Ill. Adm. Code 720.110. Although the meanings are similar, the definition given above for "new tank" in this Part limits the tanks to those used to store or process used oil, whereas the 720.110 definition contemplates new tanks systems which contain hazardous wastes. The above definition is limited to this Part only.

"Petroleum refining facility" means an establishment primarily engaged in producing gasoline, kerosene, distillate fuel oils, residual fuel oils, and lubricants, through fractionation, straight distillation of crude oil, redistillation of unfinished petroleum derivatives, cracking, or other processes (i.e., facilities classified as SIC 2911).

"Processing" means chemical or physical operations designed to produce from used oil, or to make used oil more amenable for production of, fuel oils, lubricants, or other used oil-derived product. Processing includes, but is not limited to: blending used oil with virgin petroleum products, blending used oils to meet the fuel specification, filtration, simple distillation, chemical or physical separation, and re-refining.

"Re-refining distillation bottoms" means the heavy fraction produced by vacuum distillation of filtered and dehydrated used oil. The composition of still bottoms varies with column operation and feedstock.

"Tank" means any stationary device, designed to contain an accumulation of used oil which is constructed primarily of non-earthen materials, (e.g., wood, concrete, steel, plastic) which provides structural support.

"Used oil" means any oil that has been refined from crude oil, or any synthetic oil, that has been used and as a result of such use is contaminated by physical or chemical impurities.

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"Used oil aggregation point" means any site or facility that accepts, aggregates, or stores used oil collected only from other used oil generation sites owned or operated by the owner or operator of the aggregation point, from which used oil is transported to the aggregation point in shipments of no more than 55 gallons. Used oil aggregation points may also accept used oil from household do-it-yourselfers.

"Used oil burner" means a facility where used oil not meeting the specification requirements in Section 739.111 is burned for energy recovery in devices identified in Section 739.161(a).

"Used oil collection center" means any site or facility that is registered by the Agency to manage used oil and accepts or aggregates and stores used oil collected from used oil generators regulated under Subpart C of this Part that bring used oil to the collection center in shipments of no more than 55 gallons under the provisions of Section 739.124. Used oil collection centers may also accept used oil from household do-it-yourselfers.

"Used oil fuel marketer" means any person that conducts either of the following activities:

Directs a shipment of off-specification used oil from their facility to a used oil burner; or

First claims that used oil that is to be burned for energy recovery meets the used oil fuel specifications set forth in Section 739.111.

"Used oil generator" means any person, by site, whose act or process produces used oil or whose act first causes used oil to become subject to regulation.

"Used oil processor" means a facility that processes used oil.

"Used oil transfer facility" means any transportation-related facility including loading docks, parking areas, storage areas, and other areas where shipments of used oil are held for more than 24 hours during the normal course of transportation and not longer than 35 days during the normal course of transportation or prior to an activity performed pursuant to Section 739.120(b)(2). Transfer facilities that store used oil for more than 35 days are subject to regulation under Subpart F of this Part.

"Used oil transporter" means any person that transports used oil, any person that collects used oil from more than one generator and that transports the collected oil, and owners and operators of used oil transfer facilities. Used oil transporters may consolidate or

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aggregate loads of used oil for purposes of transportation but, with the following exception, may not process used oil. Transporters may conduct incidental processing operations that occur in the normal course of used oil transportation (e.g., settling and water separation), but that are not designed to produce (or make more amenable for production of) used oil derived products or used oil fuel.

(Source: Amended at 18 Ill. Reg. effective
12/28/1994 17616)

SUBPART B: APPLICABILITY

Section 739.110 Applicability

This Section identifies those materials which are subject to regulation as used oil under this Part. This Section also identifies some materials that are not subject to regulation as used oil under this Part, and indicates whether these materials may be subject to regulation as hazardous waste under Parts 702, 703, 720 through 726, and 728.

- a) Used oil. U.S. EPA presumes that used oil is to be recycled unless a used oil handler disposes of used oil, or sends used oil for disposal. Except as provided in Section 739.111, the regulations of this Part apply to used oil, and to materials identified in this Section as being subject to regulation as used oil, whether or not the used oil or material exhibits any characteristics of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C.
- b) Mixtures of used oil and hazardous waste.
 - 1) Listed hazardous waste.
 - A) A mixture of used oil and hazardous waste that is listed in 35 Ill. Adm. Code 721.Subpart D is subject to regulation as hazardous waste under 35 Ill. Adm. Code 703, 720 through 726, and 728, rather than as used oil under this Part.
 - B) Rebuttable presumption for used oil. Used oil containing more than 1,000 ppm total halogens is presumed to be a hazardous waste because it has been mixed with halogenated hazardous waste listed in 35 Ill. Adm. Code 721.Subpart D. Persons may rebut this presumption by demonstrating that the used oil does not contain hazardous waste (for example, by using an analytical method from SW-846, Edition III, to show that the used oil does not contain significant concentrations of halogenated hazardous constituents listed in 35 Ill. Adm. Code 721.Appendix H). U.S. EPA Publication SW-846, Third Edition, is available for the cost of \$10.00 from the Government Printing Office, Superintendent of Documents, P.O. Box 371954, Pittsburgh, PA 15250-7954, (202) 783-3238 (document number 955-001-00000-1).
 - 1) The rebuttable presumption does not apply to metalworking oils or fluids containing chlorinated

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paraffins, if they are processed, through a tolling arrangement as described in Section 739.124(c), to reclaim metalworking oils or fluids. The presumption does apply to metalworking oils or fluids if such oils or fluids are recycled in any other manner, or disposed.

- ii) The rebuttable presumption does not apply to used oils contaminated with chlorofluorocarbons (CFCs) removed from refrigeration units where the CFCs are destined for reclamation. The rebuttable presumption does apply to used oils contaminated with CFCs that have been mixed with used oil from sources other than refrigeration units.

- 2) Characteristic hazardous waste. A mixture of used oil and hazardous waste that exhibits a hazardous waste characteristic identified in 35 Ill. Adm. Code 721.Subpart C and a mixture of used oil and hazardous waste that is listed in Subpart D of this Part solely because it exhibits one or more of the characteristics of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C is subject to:

- A) Except as provided in subsection (b)(2)(C) of this Section, regulation as hazardous waste under 35 Ill. Adm. Code 703, 720 through 726, and 728 rather than as used oil under this Part, if the resultant mixture exhibits any characteristics of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C; or
- B) Except as provided in subsection (b)(2)(C) of this Section, regulation as used oil under this Part, if the resultant mixture does not exhibit any characteristics of hazardous waste identified under 35 Ill. Adm. Code 721.Subpart C.
- C) Regulation as used oil under this Part, if the mixture is of used oil and a waste which is hazardous solely because it exhibits the characteristic of ignitability and is not listed in 35 Ill. Adm. Code 721.Subpart B (e.g., ignitable-only mineral spirits), provided that the resultant mixture does not exhibit the characteristic of ignitability under 35 Ill. Adm. Code 721.121.
- 3) Conditionally exempt small quantity generator hazardous waste. A mixture of used oil and conditionally exempt small quantity generator hazardous waste regulated under 35 Ill. Adm. Code 721.105 is subject to regulation as used oil under this Part.
 - c) Materials containing or otherwise contaminated with used oil.
 - 1) Except as provided in subsection (c)(2) of this Section, a material containing or otherwise contaminated with used oil from which the used oil has been properly drained or removed to the extent possible such that no visible signs of free-flowing oil remain in or on the material:
 - A) Is not used oil, and thus, it is not subject to this Part, and

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- B) If applicable, is subject to the hazardous waste regulations of 35 Ill. Adm. Code 703, 705, 720 through 726, and 728.
- 2) A material containing or otherwise contaminated with used oil that is burned for energy recovery is subject to regulation as used oil under this Part.
- 3) Used oil drained or removed from materials containing or otherwise contaminated with used oil is subject to regulation as used oil under this Part.
- d) Mixtures of used oil with products.

- 1) Except as provided in subsection (d)(2) below, mixtures of used oil and fuels or other fuel products are subject to regulation as used oil under this Part.
- 2) Mixtures of used oil and diesel fuel mixed on-site by the generator of the used oil for use in the generator's own vehicles are not subject to this Part once the used oil and diesel fuel have been mixed. Prior to mixing, the used oil is subject to the requirements of Subpart C of this Part.

e) Materials derived from used oil.

- 1) Materials that are reclaimed from used oil that are used beneficially and are not burned for energy recovery or used in a manner constituting disposal (e.g., re-refined lubricants) are:

- A) Not used oil and thus are not subject to this Part, and
- B) Not solid wastes and are thus not subject to the hazardous waste regulations of Parts 35 Ill. Adm. Code 703, 720 through 726, and 728 as provided in 35 Ill. Adm. Code 721.103(c)(2)(A).

- 2) Materials produced from used oil that are burned for energy recovery (e.g., used oil fuels) are subject to regulation as used oil under this Part.

- 3) Except as provided in subsection (e)(4) below, materials derived from used oil that are disposed of or used in a manner constituting disposal are:

- A) Not used oil and thus are not subject to this Part, and
- B) Are solid wastes and thus are subject to the hazardous waste regulations of 35 Ill. Adm. Code 703, 720 through 726, and 728 if the materials are listed or identified as hazardous waste.

- 4) Used oil re-refining distillation bottoms that are used as feedstock to manufacture asphalt products are not subject to this Part.

- f) Wastewater. Wastewater, the discharge of which is subject to regulation under either Section 402 or Section 307(b) of the Clean Water Act (including wastewaters at facilities which have eliminated the discharge of wastewater), contaminated with de minimis quantities of used oil are not subject to the requirements of this Part. For purposes of this subsection, "de minimis" quantities of used oils are defined as small spills, leaks, or drippings from pumps, machinery, pipes, and other similar equipment during normal operations or small amounts of oil lost to the wastewater treatment system during washing

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or draining operations. This exception will not apply if the used oil is discarded as a result of abnormal manufacturing operations resulting in substantial leaks, spills, or other releases, or to used oil recovered from wastewaters.

- g) Used oil introduced into crude oil or natural gas pipelines or a petroleum refining facility.

- 1) Used oil that is placed directly mixed with crude oil or natural gas liquids (e.g., in a production separator or crude oil stock tank) for insertion into a crude oil or natural gas pipeline is subject to the management standards of this Part only prior to the point of introduction to the pipeline. Once the used oil is introduced to the pipeline, the material is exempt from the requirements of this Part. The used oil is subject to the requirements of this Part prior to the mixing of used oil with crude oil or natural gas liquids.

- 2) Mixtures of used oil and crude oil or natural gas liquids containing less than 1% used oil that are being stored or transported to a crude oil pipeline or petroleum refining facility for insertion into the refining process at a point prior to crude distillation or catalytic cracking are exempt from the requirements of this Part.

- 3) Used oil that is inserted into the petroleum refining process before crude distillation or catalytic cracking without prior mixing with crude oil is exempt from the requirements of this Part, provided that the used oil contains less than 1% of the crude oil feed to any petroleum refining facility process unit at any given time. Prior to insertion into the petroleum refining process, the used oil is subject to the requirements of this Part.

- 4) Except as provided in subsection (g)(5) below, used oil that is introduced into a petroleum refining facility process after crude distillation or catalytic cracking is exempt from the requirements of this Part only if the used oil meets the specification of Section 739.111. Prior to insertion into the petroleum refining facility process, the used oil is subject to the requirements of this Part.

- 5) Used oil that is incidentally captured by a hydrocarbon recovery system or wastewater treatment system as part of routine process operations at a petroleum refining facility and inserted into the petroleum refining facility process is exempt from the requirements of this Part. This exemption does not extend to used oil that is intentionally introduced into a hydrocarbon recovery system (e.g., by pouring collected used oil into the wastewater treatment system).

- 6) Tank bottoms from stock tanks containing exempt mixtures of used oil and crude oil or natural gas liquids are exempt from the requirements of this Part.

- h) Used oil on vessels. Used oil produced on vessels from normal shipboard operations is not subject to this Part until it is

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transported ashore.

- i) Used oil containing PCBs. In addition to the requirements of this Part, a marketer or burner of used oil that markets used oil containing any quantifiable level of PCBs is subject to the requirements of 40 CFR 761.20(e).

(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

SUBPART C: STANDARDS FOR USED OIL GENERATORS

Section 739.120 Applicability

- a) General. This subpart applies to all generators of used oil, except:
- 1) Household "do-it-yourselfer" used oil generators. Household "do-it-yourselfer" used oil generators are not subject to regulation under this Part.
 - 2) Vessels. Vessels at sea or at port are not subject to this Subpart. For purposes of this Subpart, used oil produced on vessels from normal shipboard operations is considered to be generated at the time it is transported ashore. The owner or operator of the vessel and the person(s) removing or accepting used oil from the vessel are co-generators of the used oil and are both responsible for managing the waste in compliance with this Subpart once the used oil is transported ashore. The co-generators may decide among them which party will fulfill the requirements of this Subpart.
 - 3) Diesel fuel. Mixtures of used oil and diesel fuel mixed by the generator of the used oil for use in the generator's own vehicles are not subject to this Part once the used oil and diesel fuel have been mixed. Prior to mixing, the used oil fuel is subject to the requirements of this Subpart.
 - 4) Farmers. Farmers who generate an average of 25 gallons per month or less of used oil from vehicles or machinery used on the farm in a calendar year are not subject to the requirements of this Part.
 - b) Other applicable provisions. ~~Used~~ A used oil ~~generators-who~~ generator that ~~conduct~~ conducts any of the following activities ~~are~~ is subject to the requirements of other applicable provisions of this Part as indicated in subsections (b)(1) through (5) below:
 - 1) ~~Generators-who~~ A generator that ~~transport~~ transports used oil, except under the self-transport provisions of Section 739.124(a) and (b), ~~must~~ shall also comply with 739.Subpart E.
 - 2) ~~Generators-who~~ A generator that ~~process~~ processes or ~~re-refine~~ re-refines used oil.
 - A) Except as provided in subsection (b)(2)(B) below, a generator that processes or re-refines used oil shall ~~must~~ also comply with 739.Subpart F.

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- B) A generator that performs the following activities is not a used oil processor, provided that the used oil is generated on-site and is not being sent off-site to a burner of on- or off-specification used oil fuel:

- i) Filtering, cleaning, or otherwise reconditioning used oil before returning it for reuse by the generator;
 - ii) Separating used oil from wastewater generated on-site to make the wastewater acceptable for discharge or reuse pursuant to Section 402 or 307(b) for the federal Clean Water Act (33 U.S.C. 1317 or 1342), 40 CFR 403 through 499, or 35 Ill. Adm. Code 310 or 309, governing the discharge of wastewaters;
 - iii) Using oil mist collectors to remove small droplets of used oil from in-plant air to make plant air suitable for continued recirculation;
 - iv) Draining or otherwise removing used oil from materials containing or otherwise contaminated with used oil in order to remove excessive oil to the extent possible pursuant to Section 739.110(c); or
 - v) Filtering, separating, or otherwise reconditioning used oil before burning it in a space heater pursuant to Section 739.123.
- 3) ~~Generators-who~~ A generator that ~~burn~~ burns off-specification used oil for energy recovery, except under the on-site space heater provisions of Section 739.123, ~~must~~ shall also comply with 739.Subpart G.
- 4) ~~Generators-who--direct~~ A generator that directs shipments of off-specification used oil from their facility to a used oil burner or first claim that used oil that is to be burned for energy recovery meets the used oil fuel specifications set forth in Section 739.111 ~~must~~ shall also comply with 739.Subpart H.
- 5) ~~Generators-who--dispose~~ A generator that disposes of used oil, including the use of used oil as a dust suppressant, ~~must~~ shall also comply with 739.Subpart I.

(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

Section 739.141 Restrictions on transporters that are not also processors

- a) Used oil transporters may consolidate or aggregate loads of used oil for purposes of transportation. However, except as provided in subsection (b) of this Section, used oil transporters may not process used oil unless they also comply with the requirements for processors in Subpart F of this Part.
- b) Transporters may conduct incidental processing operations that occur in the normal course of used oil transportation (e.g., settling and water separation), but that are not designed to produce (or make more amenable for production of) used oil derived products unless they also

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- c) comply with the processor requirements in Subpart F of this Part. Transporters of used oil that is removed from oil-bearing electrical transformers and turbines and which is filtered by the transporter or at a transfer facility prior to being returned to its original use are not subject to the processor and re-refiner requirements in 739-Subpart F.

(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

Section 739.144 Rebuttable presumption for used oil

- a) To ensure that used oil is not a hazardous waste under the rebuttable presumption of Section 739.110(b)(1)(ii), the used oil transporter must shall determine whether the total halogen content of used oil being transporter or stored at a transfer facility is above or below 1,000 ppm.

- b) The transporter must shall make this determination by:

- 1) Testing the used oil; or
- 2) Applying knowledge of the halogen content of the used oil in light of the materials or processes used.

- c) If the used oil contains greater than or equal to 1,000 ppm total halogens, it is presumed to be a hazardous waste because it has been mixed with halogenated hazardous waste listed in 35 Ill. Adm. Code 721-Subpart D. The owner or operator may rebut the presumption by demonstrating that the used oil does not contain hazardous waste (for example, by using an analytical method from SW-846, Edition III, to show that the used oil does not contain significant concentrations of halogenated hazardous constituents listed in 35 Ill. Adm. Code 721-Appendix H). U.S. EPA Publication SW-846, Third Edition, is available for the cost of \$30.00 from the Government Printing Office, Superintendent of Documents, PO Box 371954, Pittsburgh, PA 15250-7954. (202) 783-3238 (document number 955-001-00000-1).

- 1) The rebuttable presumption does not apply to metalworking oils and fluids containing chlorinated paraffins, if they are processed, through a tolling arrangement as described in Section 739.124(c), to reclaim metalworking oils and fluids. The presumption does apply to metalworking oils and fluids if such oils and fluids are recycled in any other manner, or disposed.

- 2) The rebuttable presumption does not apply to used oils contaminated with chlorofluorocarbons (CFCs) removed from refrigeration units if the CFC are destined for reclamation. The rebuttable presumption does apply to used oils contaminated with CFCs that have been mixed with used oil from sources other than refrigeration units.

- d) Record retention. Records of analyses conducted or information used to comply with subsections (a), (b), and (c) of this Section must be maintained by the transporter for at least 3 years.

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(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

Section 739.146 Tracking

- a) Acceptance. Used oil transporters shall keep a record of each used oil shipment accepted for transport. Records for each shipment must include:

- 1) The name and address of the generator, transporter, or processor that provided the used oil for transport;
- 2) The U.S. EPA identification number and Illinois special waste identification number (if applicable) of the generator, transporter, or processor that provided the used oil for transport;
- 3) The quantity of used oil accepted;
- 4) The date of acceptance; and
- 5) The signature.

- A) Except as provided in subsection (a)(5)(B) below, the signature, dated upon receipt of the used oil, of a representative of the generator, transporter, or processor or re-refiner that provided the used oil for transport.

- B) An intermediate rail transporter is not required to sign the record of acceptance.

- b) Deliveries. Used oil transporters shall keep a record of each shipment of used oil that is delivered to another used oil transporter, or to a used oil burner, processor, or disposal facility. Records of each delivery must include:

- 1) The name and address of the receiving facility or transporter;
- 2) The U.S. EPA identification number and Illinois special waste identification number of the receiving facility or transporter;
- 3) The quantity of used oil delivered;
- 4) The date of delivery;
- 5) The signature.

- A) Except as provided in subsection (b)(5)(B) below, the signature, dated upon receipt of the used oil, of a representative of the receiving facility or transporter.

- B) An intermediate rail transporter is not required to sign the record of acceptance.

- c) Exports of used oil. Used oil transporters shall maintain the records described in subsections (b)(1) through (b)(4) of this Section for each shipment of used oil exported to any foreign country.

- d) Record retention. The records described in subsections (a), (b), and (c) of this Section must be maintained for at least three years.

(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

Section 739.152 General facility standards

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a) Preparedness and prevention. Owners and operators of used oil processors and re-refiners facilities shall comply with the following requirements:

- 1) Maintenance and operation of facility. Facilities must be maintained and operated to minimize the possibility of a fire, explosion, or any unplanned sudden or non-sudden release of used oil to air, soil, or surface water which could threaten human health or the environment.
- 2) Required equipment. All facilities must be equipped with the following, unless none of the hazards posed by used oil handled at the facility could require a particular kind of equipment specified in subsections (a)(2)(A) through (a)(2)(D) of this Section:

- A) An internal communications or alarm system capable of providing immediate emergency instruction (voice or signal) to facility personnel;
 - B) A device, such as a telephone (immediately available at the scene of operations) or a hand-held two-way radio, capable of summoning emergency assistance from local police departments, fire departments, or State or local emergency response teams;
 - C) Portable fire extinguishers, fire control equipment (including special extinguishing equipment, such as that using foam, inert gas, or dry chemicals), spill control equipment, and decontamination equipment; and
 - D) Water at adequate volume and pressure to supply water hose streams, or foam producing equipment, or automatic sprinklers, or water spray systems.
- 3) Testing and maintenance of equipment. All facility communications or alarm systems, fire protection equipment, spill control equipment, and decontamination equipment, where required, must be tested and maintained as necessary to assure its proper operation in time of emergency.
- 4) Access to communications or alarm system.
- A) Whenever used oil is being poured, mixed, spread, or otherwise handled, all personnel involved in the operation must have immediate access to an internal alarm or emergency communication device, either directly or through visual or voice contact with another employee, unless such a device is not required in subsection (a)(2) of this Section.
 - B) If there is ever just one employee on the premises while the facility is operating, the employee must have immediate access to a device, such as a telephone (immediately available at the scene of operation) or a hand-held two-way radio, capable of summoning external emergency assistance, unless such a device is not required in subsection (a)(2) of this Section.
- 5) Required aisle space. The owner or operator shall maintain aisle space to allow the unobstructed movement of personnel, fire

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protection equipment, spill control equipment, and decontamination equipment to any area of facility operation in an emergency, unless aisle space is not needed for any of these purposes.

- 6) Arrangements with local authorities.
 - A) The owner or operator shall attempt to make the following arrangements, as appropriate for the type of used oil handled at the facility and the potential need for the services of these organizations:
 - i) Arrangements to familiarize police, fire departments, and emergency response teams with the layout of the facility, properties of used oil handled at the facility and associated hazards, places where facility personnel would normally be working, entrances to roads inside the facility, and possible evacuation routes;
 - ii) Where more than one police and fire department might respond to an emergency, agreements designating primary emergency authority to a specific police and a specific fire department, and agreements with any others to provide support to the primary emergency authority;
 - iii) Agreements with State emergency response teams, emergency response contractors, and equipment suppliers; and
 - iv) Arrangements to familiarize local hospitals with the properties of used oil handled at the facility and the types of injuries or illnesses which could result from fires, explosions, or releases at the facility.
 - B) Where State or local authorities decline to enter into such arrangements, the owner or operator shall document the refusal in the operating record.
- b) Contingency plan and emergency procedures. Owners and operators of used oil processors and re-refiners facilities shall comply with the following requirements:
 - 1) Purpose and implementation of contingency plan.
 - A) Each owner or operator shall have a contingency plan for the facility. The contingency plan must be designed to minimize hazards to human health or the environment from fires, explosions, or any unplanned sudden or non-sudden release of used oil to air, soil, or surface water.
 - B) The provisions of the plan must be carried out immediately whenever there is a fire, explosion, or release of used oil which could threaten human health or the environment.
 - 2) Content of contingency plan.
 - A) The contingency plan must describe the actions facility personnel must take to comply with subsections (b)(1) and (b)(6) of this Section in response to fires, explosions, or any unplanned sudden or non-sudden release of used oil to

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- air, soil, or surface water at the facility.
- B) If the owner or operator has already prepared a Spill Prevention, Control, and Countermeasures (SPCC) plan in accordance with 40 CFR 112, or 40 CFR 151.300, or some other emergency or contingency plan, the owner or operator need only amend that plan to incorporate used oil management provisions that are sufficient to comply with the requirements of this Part.
- C) The plan must describe arrangements agreed to by local police departments, fire departments, hospitals, contractors, and State and local emergency response teams to coordinate emergency services, pursuant to subsection (a)(6) of this Section.
- D) The plan must list names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinator (see subsection (b)(5) of this Section), and this list must be kept up to date. Where more than one person is listed, one must be named as primary emergency coordinator and others must be listed in the order in which they will assume responsibility as alternates.
- E) The plan must include a list of all emergency equipment at the facility (such as fire extinguishing systems, spill control equipment, communications and alarm systems (internal and external), and decontamination equipment), where this equipment is required. This list must be kept up to date. In addition, the plan must include the location and a physical description of each item on the list, and a brief outline of its capabilities.
- F) The plan must include an evacuation plan for facility personnel where there is a possibility that evacuation could be necessary. This plan must describe signal(s) to be used to begin evacuation, evacuation routes, and alternate evacuation routes (in cases where the primary routes could be blocked by releases of used oil or fires).
- 3) Copies of contingency plan. A copy of the contingency plan and all revisions to the plan must be:
- Maintained at the facility; and
 - Submitted to all local police departments, fire departments, hospitals, and State and local emergency response teams that may be called upon to provide emergency services.
- 4) Amendment of contingency plan. The contingency plan must be reviewed, and immediately amended, if necessary, whenever:
- Applicable regulations are revised;
 - The plan fails in an emergency;
 - The facility changes in its design, construction, operation, maintenance, or other circumstances in a way that materially increases the potential for fires, explosions, or releases of used oil, or changes the response necessary in an emergency;

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- D) The list of emergency coordinators changes; or
- E) The list of emergency equipment changes.
- 5) Emergency coordinator. At all times, there must be at least one employee either on the facility premises or on call (i.e., available to respond to an emergency by reaching the facility within a short period of time) with the responsibility for coordinating all emergency response measures. This emergency coordinator shall be thoroughly familiar with all aspects of the facility's contingency plan, all operations and activities at the facility, the location and characteristic of used oil handled, the location of all records within the facility, and facility layout. In addition, this person must have the authority to commit the resources needed to carry out the contingency plan.
- BOARD NOTE: U.S. EPA cited the following as guidance: The emergency coordinator's responsibilities are more fully spelled out in subsection (b)(6) below. Applicable responsibilities for the emergency coordinator vary, depending on factors such as type and variety of used oil handled by the facility, and type and complexity of the facility.
- 6) Emergency procedures.
- Whenever there is an imminent or actual emergency situation, the emergency coordinator (or the designee when the emergency coordinator is on call) shall immediately:
 - Activate internal facility alarms or communication systems, where applicable, to notify all facility personnel; and
 - Notify appropriate State or local agencies with designated response roles if their help is needed.
 - Whenever there is a release, fire, or explosion, the emergency coordinator shall immediately identify the character, exact source, amount, and a real extent of any released materials. He or she may do this by observation or review of facility records of manifests and, if necessary, by chemical analysts.
 - Concurrently, the emergency coordinator shall assess possible hazards to human health or the environment that may result from the release, fire, or explosion. This assessment must consider both direct and indirect effects of the release, fire, or explosion (e.g., the effects of any toxic, irritating, or asphyxiating gases that are generated, or the effects of any hazardous surface water run-offs from water of chemical agents used to control fire and heat-induced explosions).
 - If the emergency coordinator determines that the facility has had a release, fire, or explosion which could threaten human health, or the environment, outside the facility, he or she shall report his findings as follows:
 - If his assessment indicated that evacuation of local areas may be advisable, he or she shall immediately

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notify appropriate local authorities. He or she shall be available to help appropriate officials decide whether local areas should be evacuated; and

- ii) He shall immediately notify either the government official designated as the on-scene coordinator for the geographical area (in the applicable regional contingency plan under 40 CFR 154.300), or the National Response Center (using their 24-hour toll free number (800) 424-8802). The report must include: Name and telephone number of reporter; Name and address of facility; time and type of incident (e.g., release, fire); Name and quantity of material(s) involved, to the extent known; The extent of injuries, if any; and the possible hazards to human health, or the environment, outside the facility.

E) During an emergency, the emergency coordinator shall take all reasonable measures necessary to ensure that fires, explosions, and releases do not occur, recur, or spread to other used oil or hazardous waste at the facility. These measures must include, where applicable, stopping processes and operation, collecting and containing released used oil, and removing or isolating containers.

F) If the facility stops operation in response to a fire, explosion, or release, the emergency coordinator shall monitor for leaks, pressure buildup, gas generation, or ruptures in valves, pipes, or other equipment, wherever this is appropriate.

G) Immediately after an emergency, the emergency coordinator shall provide for recycling, storing, or disposing of recovered used oil, contaminated soil or surface water, or any other material that results from a release, fire, or explosion at the facility.

H) The emergency coordinator shall ensure that, in the affected area(s) of the facility:

- i) No waste or used oil that may be incompatible with the released material is recycled, treated, stored, or disposed of until cleanup procedures are completed; and

- ii) All emergency equipment listed in the contingency plan is cleaned and fit for its intended use before operations are resumed.

- iii) The owner or operator shall notify the Agency, and all other appropriate State and local authorities that the facility is in compliance with subsections (b)(6)(H)(i) and (b)(6)(H)(ii) of this Section before operations are resumed in the affected area(s) of the facility.

I) The owner or operator shall note in the operating record the time, date, and details of any incident that requires

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implementing the contingency plan. Within 15 days after the incident, he it shall submit a written report on the incident to the Regional Administrator. The report must include:

- i) The name, address, and telephone number of the owner or operator;
- ii) The name, address, and telephone number of the facility;
- iii) The date, time, and type of incident (e.g., fire, explosion);
- iv) The name and quantity of material(s) involved;
- v) The extent of injuries, if any;
- vi) An assessment of actual or potential hazards to human health or the environment, where this is applicable; and
- vii) The estimated quantity and disposition of recovered material that resulted from the incident.

(Source: Amended at 18 Ill. Reg. 17616, effective May 23 1994)

Section 739.153 Rebuttable presumption for used oil

a) To ensure that used oil is not a hazardous waste under the rebuttable presumption of Section 739.110(b)(1)(ii), the owner or operator of a used oil processing facility must shall determine whether the total halogen content of used oil managed at the facility is above or below 1,000 ppm.

b) The owner or operator must shall make this determination by:

- 1) Testing the used oil; or
- 2) Applying knowledge of the halogen content of the used oil in light of the materials or processes used.

c) If the used oil contains greater than or equal to 1,000 ppm total halogens, it is presumed to be a hazardous waste because it has been mixed with halogenated hazardous waste listed in 35 Ill. Adm. Code 721.Subpart D. The owner or operator may rebut the presumption by demonstrating that the used oil does not contain hazardous waste (for example, by using an analytical method from SW-846, Edition III, to show that the used oil does not contain significant concentrations of halogenated hazardous constituents listed in 35 Ill. Adm. Code 721.Appendix H). U.S. EPA Publication SW-846, Third Edition, is available for the cost of \$14.00 from the Government Printing Office, Superintendent of Documents, PO Box 371954, Pittsburgh, PA 15250-7954. (202) 783-3238 (document number 955-001-00000-1).

1) The rebuttable presumption does not apply to metalworking oils and fluids containing chlorinated paraffins, if they are processed, through a tolling arrangement as described in Section 739.124(c), to reclaim metalworking oils and fluids. The presumption does apply to metalworking oils and fluids if such

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- oils and fluids are recycled in any other manner, or disposed.
- 2) The rebuttable presumption does not apply to used oils contaminated with chlorofluorocarbons (CFCs) removed from refrigeration units if the CFC are destined for reclamation. The rebuttable presumption does apply to used oils contaminated with CFCs that have been mixed with used oil from sources other than refrigeration units.

(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

SUBPART G: STANDARDS FOR USED OIL BURNERS THAT BURN OFF-SPECIFICATION USED OIL FOR ENERGY RECOVERY

Section 739.163 Rebuttable presumption for used oil

- a) To ensure that used oil managed at a used oil burner facility is not hazardous waste under the rebuttable presumption of Section 739.110(b)(1)(ii), a used oil burner must shall determine whether the total halogen content of used oil managed at the facility is above or below 1,000 ppm.
- b) The used oil burner must shall determine if the used oil contains above or below 1,000 ppm total halogens by:
- 1) Testing the used oil;
 - 2) Applying knowledge of the halogen content of the used oil in light of the materials or processes used; or
 - 3) If the used oil has been received from a processor subject to regulation under Subpart F of this Part, using information provided by the processor.
- c) If the used oil contains greater than or equal to 1,000 ppm total halogens, it is presumed to be a hazardous waste because it has been mixed with halogenated hazardous waste listed in 35 Ill. Adm. Code 721.Subpart D. The owner or operator may rebut the presumption by demonstrating that the used oil does not contain hazardous waste (for example, by using an analytical method from SW-846, Edition III, to show that the used oil does not contain significant concentrations of halogenated hazardous constituents listed in 35 Ill. Adm. Code 721.Appendix H). U.S. EPA Publication SW-846, Third Edition, is available for the cost of \$10.00 from the Government Printing Office, Superintendent of Documents, PO Box 371954, Pittsburgh, PA 15250-7954. 202-783-3238 (document number 955-001-00000-1).
- 1) The rebuttable presumption does not apply to metalworking oils or fluids containing chlorinated paraffins, if they are processed, through a tolling arrangement as described in Section 739.124(c), to reclaim metalworking oils or fluids. The presumption does apply to metalworking oils or fluids if such oils and fluids are recycled in any other manner, or disposed.
- 2) The rebuttable presumption does not apply to used oils contaminated with chlorofluorocarbons (CFCs) removed from

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refrigeration units where the CFCs are destined for reclamation. The rebuttable presumption does apply to used oils contaminated with CFCs that have been mixed with used oil from sources other than refrigeration units.

- d) Record retention. Records of analyses conducted or information used to comply with subsections (a), (b), and (c) above must be maintained by the burner for at least 3 years.

(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

SUBPART H: STANDARDS FOR USED OIL FUEL MARKETERS

Section 739.171 Prohibitions

A used oil fuel marketer may initiate a shipment of off-specification used oil only to a used oil burner that:

- a) Has an a U.S. EPA identification number and Illinois special waste identification number; and
- b) Burns the used oil in an industrial furnace or boiler identified in Section 739.161(a).

(Source: Amended at 18 Ill. Reg. 17616, effective NOV 23 1994)

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1) Heading of the Part: UIC PERMIT PROGRAM2) Code citation: 35 Ill. Adm. Code 7043) Section numbers: Adopted action:

704.240

Amended

4) Statutory authority: 415 ILCS 5/22.4 and 27.5) Effective date of amendments: November 23, 19946) Does this rulemaking contain an automatic repeal date? No.7) Do these amendments contain incorporations by reference?

Yes. 35 Ill. Adm. Code 720.111 is the central listing of all documents incorporated by reference throughout 35 Ill. Adm. Code 700 through 705, 720 through 726, 728, 730, and 739. All references to these documents throughout the text of these parts refer to Section 720.111. The present amendments update the edition of "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," U.S. EPA Publication number SW-846, that is acceptable throughout the hazardous waste regulations. They also update the availability references for SW-846 and make a number of non-substantive format corrections to the listings of incorporated documents in Section 720.111.

8) Date filed in Board's principal office: Opinion and order adopted October 20, 1994 and supplemental opinion and order adopted November 3, 1994.9) Notice of proposal published in Illinois Register:

September 2, 1994, 18 Ill. Reg. 13335

10) Has JCAR issued a Statement of Objections to these rules? No.

Section 22.4(a) of the Environmental Protection Act [415 ILCS 5/22.4(a)] provides that Section 5 of the Administrative Procedure Act [5 ILCS 100/5-35 and 5-40] shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR.

11) Differences between proposal and final version:

The Board tabulates the suggested corrections and our resulting actions as follows (sources of suggested corrections are indicate with (1) indicating JCAR, (2) indicating the Secretary of State, and (3) indicating Board-initiated; * denotes Section not included in proposed rule):

POLLUTION CONTROL BOARD

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Section (Source) Board Action

704. Main Source Note(1) Add "and 27" to ILCS citation

704.109(3) Put "BOARD NOTE" in upper case

12) Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 22.4(a) of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR. However, JCAR submitted a number of suggestions in the way of public comments. The Board incorporated these suggestions into the text of the adopted amendments.

13) Will these amendments replace emergency amendments currently in effect? No.

14) Are there any other amendments pending on this Part? Yes.

Section Numbers	Proposed Action	Illinois Register Citation
704.102, 704.103, 704.104	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.105, 704.121, 704.123	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.141, 704.142, 704.143	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.144, 704.145, 704.146	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.147, 704.148, 704.149	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.150, 704.161, 704.162	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.164, 704.181, 704.182	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.183, 704.184, 704.185	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.186, 704.189, 704.190	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.191, 704.192, 704.193	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.194	Added	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.203, 704.213, 704.261	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)
704.262, 704.263	Amended	September 9, 1994, 18 Ill. Reg. 13675 (Part 704)

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NOTICE OF ADOPTED AMENDMENTS

15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion of October 20, 1994 and the supplemental opinion and order of November 3, 1994 in R94-17, which Opinion is available from the address below. Section 22.4 of the Environmental Protection Act provides that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCPR.

This rulemaking updates the Board's RCRA Subtitle C rules to correspond with amendments adopted by U.S. EPA that appeared in the Federal Register during the period January 1 through June 30, 1994. During this time, U.S. EPA undertook the following actions:

Federal ActionSummary

59 Fed. Reg. 458, January 4, 1994
Determination not to regulate wastes from wood surface protection as listed hazardous wastes; update of SW-846 to include a new method; addition of four chemicals to listing of hazardous constituents

59 Fed. Reg. 8362, February 18, 1994
Amendment of treatability study exclusion from definition of solid waste

59 Fed. Reg. 10550, March 4, 1994
Clarification of used oil regulations to clarify that used oil mixed with crude oil or natural gas liquids is exempted from the used oil regulations; exemption of crude oil mixed with small amounts of used oil that is destined for insertion into a refining process; exclusions for certain activities from regulation as used oil processing

59 Fed. Reg. 13891, March 24, 1994
Amendment of handling codes for periodic T/S/D facility reports

59 Fed. Reg. 28484, June 2, 1994
Corrections to the wood surface protection determination amendments

59 Fed. Reg. 29372, June 7, 1994
Response to Supreme Court remand in City of Chicago v. Environmental Defense Fund, Inc., -- U.S. --, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994): U.S. EPA granted an extension for facilities managing waste-to-energy facility ash to file a Part A permit application.

59 Fed. Reg. 29958, Amendment of references to the prescribed form

POLLUTION CONTROL BOARD

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June 10, 1994

for a letter of credit Used for RCRA Subtitle C, underground injection, and underground storage tanks to indicate copyright

59 Fed. Reg. 31551, June 20, 1994

Correction of hazardous waste listing (P015), hazardous constituent listing, and land disposal restrictions listing for beryllium to beryllium powder

The June 7, 1994 action constituted a U.S. EPA determination that substantial confusion existed relating to the regulatory status of a waste, and it granted an extension of the time by which facilities managing the waste must file a Part A permit application. Although no Board action is required based on the June 7 federal action, we undertake an amendment discussed in greater detail in the opinion of October 20, 1994 in R94-17.

As a result of the cited federal actions, the Board has amended various Sections in 35 Ill. Adm. Code 704, 720, 721, 724, 725, 728, and 739. Specifically, the amendments to Part 704 update the reference to the federal regulations that set forth the form for the letter of credit, in accordance with the federal amendments of June 10, 1994. The Board also used this opportunity to make a number of amendments not directly derived from recent federal amendments, including corrections and revisions of format, grammar, punctuation, etc.

16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge
Attorney
Illinois Pollution Control Board
100 W. Randolph 11-500
Chicago, IL 60610
312-814-6924

The full text of the adopted amendments begins on the next page.

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
 SUBTITLE G: WASTE DISPOSAL
 CHAPTER I: POLLUTION CONTROL BOARD
 SUBCHAPTER b: PERMITS

PART 704

UIC PERMIT PROGRAM

SUBPART A: GENERAL PROVISIONS

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704.101	Content
704.102	Scope of the Permit or Rule Requirement
704.103	Identification of Aquifers
704.104	Exempted Aquifers
704.105	Specific Inclusions and Exclusions
704.106	Classification of Injection Wells
704.107	Definitions

SUBPART B: PROHIBITIONS

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704.121	Prohibition of Unauthorized Injection
704.122	Prohibition of Movement of Fluid into USDW
704.123	Identification of USDW and Exempted Aquifers
704.124	Prohibition of Class IV Wells

SUBPART C: AUTHORIZATION OF UNDERGROUND INJECTION BY RULE

Section	
704.141	Existing Class I and III Wells
704.142	Existing Class IV Wells, not into USDW (Renumbered)
704.143	Expiration of Authorization
704.144	Requirements
704.145	Existing Class IV Wells
704.146	Class V Wells
704.147	Requiring a Permit
704.148	Inventory Requirements
704.149	Requiring Other Information
704.150	Requirements for Class I and III Wells authorized by Rule
704.151	RCRA Interim Status for Class I Wells

SUBPART D: APPLICATION FOR PERMIT

Section	
704.161	Application for Permit; Authorization by Permit
704.162	Area Permits
704.163	Emergency Permits
704.164	Signatories to Permit Applications

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SUBPART E: PERMIT CONDITIONS

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704.181	Additional Conditions
704.182	Establishing UIC Permit Conditions
704.183	Construction Requirements
704.184	Corrective Action
704.185	Operation Requirements
704.186	Hazardous Waste Requirements
704.187	Monitoring and Reporting
704.188	Plugging and Abandonment
704.189	Financial Responsibility
704.190	Mechanical Integrity
704.191	Additional Conditions
704.192	Waiver of Requirements by Agency
704.193	Corrective Action

SUBPART F: REQUIREMENTS FOR WELLS INJECTING
HAZARDOUS WASTE

Section	
704.201	Applicability
704.202	Authorization
704.203	Requirements

SUBPART G: FINANCIAL RESPONSIBILITY FOR CLASS I
HAZARDOUS WASTE INJECTION WELLS

Section	
704.210	Applicability
704.211	Definitions
704.212	Cost Estimate for Plugging and Abandonment
704.213	Financial Assurance for Plugging and Abandonment
704.214	Trust Fund
704.215	Surety Bond Guaranteeing Payment
704.216	Surety Bond Guaranteeing Performance
704.217	Letter of Credit
704.218	Plugging and Abandonment Insurance
704.219	Financial Test and Corporate Guarantee
704.220	Multiple Financial Mechanisms
704.221	Financial Mechanism for Multiple Facilities
704.222	Release of the Owner or Operator
704.230	Incapacity
704.240	Wording of the Instruments

SUBPART H: ISSUED PERMITS

Section	
704.260	Transfer

POLLUTION CONTROL BOARD

NOTICE OF ADOPTED AMENDMENTS

704.261 Modification
 704.262 Causes for Modification
 704.263 Well Siting
 704.264 Minor Modifications

AUTHORITY: Implementing Sections 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/13, 22.4 and 27].

SOURCE: Adopted in R81-32, at 47 PCB 95, at 6 Ill. Reg. 12479, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-19, at 7 Ill. Reg. 14402, effective as noted in 35 Ill. Adm. Code 700.106; amended in R83-39, at 55 PCB 319, at 7 Ill. Reg. 17338, effective December 19, 1983; amended in R85-23 at 10 Ill. Reg. 13290, effective July 29, 1986; amended in R87-29 at 12 Ill. Reg. 6687, effective March 28, 1988; amended in R88-2 at 12 Ill. Reg. 13700, effective August 16, 1988; amended in R88-17 at 13 Ill. Reg. 478, effective December 30, 1988; amended in R89-2 at 14 Ill. Reg. 3116, effective February 20, 1990; amended in R94-17 at 18 Ill. Reg. 17641, effective July 8, 1994.

Section 704.240 Wording of the Instruments

The Board incorporates by reference 40 CFR 144.70 (1985 1992), as amended at 59 Fed. Reg. 29959 (June 10, 1994). This incorporation includes no future amendments or editions. The Agency will promulgate standardized forms based on 40 CFR 144.70 with such changes in wording as are necessary under Illinois law. Any owner or operator required to establish financial assurance under this Subpart shall do so only upon the standardized forms promulgated by the Agency. The Agency may reject any financial assurance document which that is not submitted on such standardized forms.

†BOARD NOTE: See Derived from 40 CFR 144.70 (1992), as amended at 59 Fed. Reg. 29959 (June 10, 1994).†

(Source: Amended at 18 Ill. Reg. 17641, effective July 8, 1994)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Hospital Services
- 2) Code Citation: 89 Ill. Adm. Code 148
- 3) Section Number: Adopted Action:
148.290 Amendment
- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13]
- 5) Effective Date of Amendments: November 29, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: November 29, 1994
- 9) Notice of Proposal Published in Illinois Register: August 19, 1994 (18 Ill. Reg. 12611)
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- 11) Differences between proposal and final version: There are no differences between the proposed amendments and the final version of the rule.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Amendments replace Emergency Amendments currently in effect? Yes
- 14) Are there any Amendments pending on this Part? Yes

Sections Proposed Action Illinois Register Citation

148.40 Amendment September 30, 1994 (18 Ill. Reg. 14600)

- 15) Summary and Purpose of Amendments: These amendments to the Department of Public Aid's rules concerning hospital services are intended to provide rate enhancements for some hospitals by changing eligibility criteria for targeted access payment (TAP) adjustments. These changes pertain to the Medicaid percentage adjustment, the obstetrical care adjustment and the ambulatory care network adjustment under TAP. Currently, a hospital must have 500 or fewer certificate of need beds if located in an urban area and 300 or fewer certificate of need beds if located in a rural area, to

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qualify for these rate adjustments. Some hospitals which do not meet these bed requirements are suffering from rate disparities which decrease their ability to provide necessary medical services to Medicaid recipients. These amendments remove the bed limitations and will therefore increase the number of hospitals eligible to receive particular hospital reimbursement add-ons under TAP.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Joanne Jones
Address: Bureau of Rules and Regulations
Illinois Department of Public Aid
100 South Grand Avenue East, Third Floor
Springfield, Illinois 62762
Telephone: (217) 524-3215

The full text of the Adopted Amendments begins on the next page:

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TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 148
HOSPITAL SERVICES

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- 148.340 Subacute Alcoholism and Substance Abuse Treatment Services
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- 148.400 Special Hospital Reporting Requirements

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat., ch. 111 1/2, par. 6503-1 et seq.) (20 ILCS 2215/Art. III) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (305 ILCS 5/Arts. III, IV, V, VI, VII and 12-13).

SOURCE: Sections 148.10 thru 148.390 recodified from 89 Ill. Adm. Code 140.94 thru 140.398 at 13 Ill. Reg. 9572; Section 148.120 recodified from 89 Ill. Adm. Code 140.110 at 13 Ill. Reg. 12118; amended at 14 Ill. Reg. 2553, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 11392, effective July 1, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 15358, effective September 13, 1990; amended at 14 Ill. Reg. 16998, effective October 4, 1990; amended at 14 Ill. Reg. 18293, effective October 30, 1990; amended at 14 Ill. Reg. 18499, effective November 8, 1990; emergency amendment at 15 Ill. Reg. 10502, effective July 1, 1991, for a maximum of 150 days; emergency expired October 29, 1991; emergency amendment at 15 Ill. Reg. 12005, effective August 9, 1991, for a maximum of 150 days; emergency expired January 6, 1992; emergency amendment at 15 Ill. Reg. 16166, effective November 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 18684, effective December 23, 1991; amended at 16 Ill. Reg. 6255, effective March 27, 1992; emergency amendment at 16 Ill. Reg. 11335, effective June 30, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 11942, effective July 10, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 14778, effective October 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 19873, effective December 7, 1992; amended at 17 Ill. Reg. 131, effective December 21, 1992; amended at 17 Ill. Reg. 3296, effective March 20, 1992; amended at 17 Ill. Reg. 6649, effective April 21, 1993; amended at 17 Ill. Reg. 14643, effective August 30, 1993; emergency amendment at 17 Ill. Reg. 17323, effective October 1, 1993, for a maximum of 150 days; amended at 18 Ill. Reg. 3450, effective February 28, 1994; emergency amendment at 18 Ill. Reg. 12857, effective August 2, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 14117, effective September 1, 1994; amended at 18 Ill. Reg. 17618, effective 10/27/1994.

Section 148.290 Adjustments and Reductions to Total Payments

- a) Applicable Adjustments for DSH and Uncompensated Care
- The criteria and methodology for making applicable DSH and

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- uncompensated care adjustments to hospitals shall be in accordance with Section 148.120 or, if applicable, 148.150.
- b) Outlier Adjustments
- Outlier adjustments to payments amounts for medically necessary inpatient hospital services involving exceptionally high costs for certain individuals shall be made in accordance with Section 148.130 for hospitals that are exempt from the DRG PPS (see 89 Ill. Adm. Code 149).
- c) Trauma Center Adjustments (TCA)
- For inpatient admissions occurring on or after October 1, 1992, the Department shall make trauma center adjustments (TCA) to hospitals recognized, as of the first day of July preceding the TCA rate period, as Level I or Level II trauma centers by Illinois Department of Public Health, or, if applicable, by the licensing agency in the State in which the hospital is located, in accordance with the provisions of subsections (c)(1) through (c)(5) below.

1) Level I Trauma Center Adjustment (TCA). Hospitals that, on the first day of July preceding the TCA rate period, meet the following criteria shall receive an adjustment of \$19,200.00 per Medicaid trauma admission in the TCA base period:

A) The hospital must not be a county-owned hospital, as described in Section 148.25(b)(1)(A), or a hospital organized under the University of Illinois Hospital Act, as described in Section 148.25(b)(1)(B); and

B) The hospital is recognized as a Level I trauma center by the Illinois Department of Public Health, or by the licensing agency in the State in which the hospital is located if the hospital is located within 50 miles of an Illinois border.

2) Level II Rural Trauma Center Adjustment (TCA). Illinois rural hospitals that meet the following criteria shall receive an adjustment of \$9,400.00 per Medicaid trauma admission in the TCA base period:

A) With respect to the October 1, 1992, TCA rate period, on the first day of July preceding the TCA rate period, the hospital is located in a rural area and is recognized as a Level II trauma center by the Illinois Department of Public Health.

B) With respect to the October 1, 1993, TCA rate period, on July 14, 1993, the hospital is designated as a rural hospital, as defined in Section 148.25(g)(3), and is recognized as a Level II trauma center by the Illinois Department of Public Health.

C) With respect to TCA rate periods beginning on or after October 1, 1994, on the first day of July preceding the TCA rate period, the hospital is designated as a rural hospital, as defined in Section 148.25(g)(3), and is recognized as a Level II trauma center by the Illinois Department of Public Health.

3) Level II Urban Trauma Center Adjustment (TCA). Illinois urban

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hospitals, as described in Section 148.25(g)(4) for rate periods beginning on or after October 1, 1993, that, on the first day of July preceding the TCA rate period, are recognized as Level II trauma centers by the Illinois Department of Public Health shall receive an adjustment of \$9,400.00 per Medicaid trauma admission in the TCA base period, provided that such hospital meets the criteria described in subsections (c)(3)(B) or (c)(3)(C) below:

- A) The Medicaid trauma admission percentage, as described in subsection (c)(7)(C) below, shall be calculated for each hospital described in subsection (c)(3) above.
- B) Each hospital described in subsection (c)(3) that meets the following additional criteria shall be eligible for the adjustment described in subsection (c)(3) above:
 - i) The hospital is located in a county with no Level I trauma center;
 - ii) The hospital has a Medicaid trauma admission percentage at or above the mean of the individual facility values determined in subsection (c)(3)(A) above; and
 - iii) The hospital is located in a Health Manpower Shortage Area (HMSA) (42 CFR 5, 1989), as of the first day of July preceding the TCA rate period year.

- C) Each hospital described in subsection (c)(3) that meets the following additional criteria shall be eligible for the adjustment described in subsection (c)(3) above:

- i) The hospital is located in a county with no Level I trauma center; and
- ii) The hospital has a Medicaid trauma admission percentage that is at least the mean plus one standard deviation of the individual facility values determined in subsection (c)(3)(A) above.

- 4) County Trauma Center Adjustment (TCA). Illinois hospitals that, on the first day of July preceding the TCA rate period, are recognized as Level I or Level II trauma centers by the Illinois Department of Public Health, shall receive an adjustment that shall be calculated as follows:

- A) The available funds from the Trauma Center Fund for each quarter shall be divided by each eligible hospital's (as defined in subsection (c)(4) above) Medicaid trauma admissions in the same quarter of the TCA base period to determine the adjustment for the TCA rate period. The result of this calculation shall be the County TCA adjustment per Medicaid trauma admission for the applicable quarter.
- B) The county trauma center adjustment payments shall not be treated as payments for hospital services under Title XIX of the Social Security Act for purposes of the calculation of the intergovernmental transfer provided for in Section 15-3(a) of the Public Aid Code.

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- 5) Each eligible hospital's trauma center adjustment for the TCA rate period shall equal the sum of the amounts described in subsections (c)(1), (c)(2), (c)(3), and (c)(4)(A). The trauma center adjustments shall be paid to eligible hospitals on a quarterly basis.

- 6) Trauma Center Adjustment Limitations. Hospitals that qualify for trauma center adjustments under this subsection shall not be eligible for the total trauma center adjustment if, during the TCA rate period, the hospital is no longer recognized by the Illinois Department of Public Health, or the appropriate licensing agency, as a Level I trauma center as required for the adjustment described in subsection (c)(1) above, a Level II trauma center as required for the adjustment described in subsection (c)(2) or (c)(3) above, or as a Level I or a Level II trauma center as required for the adjustment described in subsection (c)(4) above. In these instances, the adjustments calculated under this subsection shall be pro-rated, as applicable, based upon the date that such recognition ceased.

- 7) Trauma Center Adjustment Definitions. The definitions of terms used with reference to calculation of the trauma center adjustments required by subsection (c) are as follows:

- A) "Available funds" means funds which have been deposited into the Trauma Center Fund, which have been distributed to the Department by the State Treasurer, and which have been appropriated by the Illinois General Assembly.

- B) "Medicaid trauma admission" means those claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the TCA rate period and contained within the Department's paid claims data base, with an ICD-9-CM principal diagnosis code of: 800.0 through 800.99, 801.0 through 801.99, 802.0 through 802.99, 803.0 through 803.99, 804.0 through 804.99, 805.0 through 805.98, 806.0 through 806.99, 807.0 through 807.69, 808.0 through 808.9, 809.0 through 809.1, 828.0 through 828.1, 839.0 through 839.3, 839.7 through 839.9, 850.0 through 850.9, 851.0 through 851.99, 852.0 through 852.59, 853.0 through 853.19, 854.0 through 854.19, 860.0 through 860.5, 861.0 through 861.32, 862.8, 863.0 through 863.99, 864.0 through 864.19, 865.0 through 865.19, 866.0 through 866.13, 867.0 through 867.9, 868.0 through 868.19, 869.0 through 869.1, 887.0 through 887.7, 896.0 through 896.3, 897.0 through 897.7, 900.0 through 900.9, 902.0 through 904.9, 925, 926.8, 929.0 through 929.99, 958.4, 958.5, 990 through 994.99. For those hospitals recognized as Level I trauma centers solely for pediatric trauma cases, Medicaid trauma admissions are only calculated for the claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June

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preceding the TCA rate period and contained within the Department's paid claims data base, with ICD-9-CM diagnoses within the above ranges for children under the age of 18.

- C) "Medicaid trauma admission percentage" means a fraction, the numerator of which is the hospital's Medicaid trauma admissions and the denominator of which is the total Medicaid trauma admissions in a given 12 month period for all level II urban trauma centers.

- D) "TCA base period" means State Fiscal Year 1991, for TCA payments calculated for the October 1, 1992 TCA rate period, State Fiscal Year 1992 for TCA payments calculated for the October 1, 1993, TCA rate period, etc.

- E) "TCA rate period" means, beginning October 1, 1992, the 12 month period beginning on October 1 of the year and ending September 30 of the following year.

- F) "Trauma Center Fund" means the fund created for the purpose of distributing a portion of monies received by county circuit clerks for certain violations of laws or ordinances regulating the movement of traffic to Level I and Level II trauma centers located in the State of Illinois. The Trauma Center Fund shall also consist of all federal matching funds received by the Department as a result of expenditures made by the Department as required by subsection (c)(4) above.

- d) Rehabilitation Hospital Adjustment (RHA)

Illinois hospitals that, on the first day of July preceding the RHA rate period, qualify as rehabilitation hospitals, as defined in 89 Ill. Adm. Code 149.50(c)(2) and are accredited by the Commission on Accreditation of Rehabilitation Facilities (CARF), shall receive a rehabilitation hospital adjustment in the RHA rate period as follows:

- 1) Eligible hospitals, as defined in subsection (c) above, shall receive a rehabilitation hospital adjustment that consists of the following two components:

- A) Treatment Component. All hospitals defined in 89 Ill. Adm. Code 149.50(c)(2) above shall receive \$3,800.00 per Medicaid Level I admission in the RHA base period.

- B) Facility Component. All hospitals defined in 89 Ill. Adm. Code 149.50(c)(2) above shall receive a facility component that shall be based upon the number of Medicaid Level I admissions in the RHA base period as follows:

- i) Hospitals with fewer than 100 Medicaid Level I admissions in the RHA base period shall receive a facility component of \$100,000.00 in the RHA rate period.

- ii) Hospitals with 100 or more Medicaid Level I admissions in the RHA base period shall receive a facility component of \$400,000.00 in the RHA rate period.

- 2) Each eligible hospital's rehabilitation hospital adjustment for the RHA rate period shall equal the sum of the amounts described in subsections (d)(1)(A) and (d)(1)(B) above. The rehabilitation

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hospital adjustments shall be paid to eligible hospitals on a quarterly basis.

- 3) Rehabilitation Hospital Adjustment Definitions. The definitions of terms used with reference to calculation of the rehabilitation hospital adjustments required by subsection (d) are as follows:

- A) "Medicaid Level I admissions" means those claims billed as Level I admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the RHA rate period and contained within the Department's paid claims data base, with an occurrence code of 63 when applicable and an ICD-9-CM principal diagnosis code of: 054.3, 310.1 through 310.2, 320.1, 336.0 through 336.9, 344.0 through 344.2, 344.8 through 344.9, 348.1, 801.30, 803.10, 803.84, 806.0 through 806.19, 806.20 through 806.24, 806.26, 806.29 through 806.34, 806.36, 806.4 through 806.5, 851.06, 851.80, 853.05, 854.0 through 854.04, 854.06, 854.1 through 854.14, 854.16, 854.19, 905.0, 907.0, 907.2, 952.0 through 952.09, 952.10 through 952.16, 952.2, and V57.0 through V57.89.

- B) "RHA base period" means State Fiscal Year 1991 for RHA payments calculated for the October 1, 1992, RHA rate period, State Fiscal Year 1992 for RHA payments calculated for the October 1, 1993, RHA rate period, etc.

- C) "RHA rate period" means, beginning October 1, 1992, the 12 month period beginning on October 1 of the year and ending September 30 of the following year.

- e) Perinatal Center Adjustments (PCA)

For inpatient admissions occurring on or after October 1, 1993, the Department shall make perinatal center adjustments (PCA) to hospitals in accordance with the provisions of subsections (e)(1) through (e)(3) below.

- 1) Hospitals that meet the following criteria shall receive an adjustment of \$825.00 per Medicaid perinatal admission in the PCA rate period:

- A) The hospital is designated as a Level II perinatal center by the Illinois Department of Public Health, or, if applicable, by the licensing agency in the state in which the hospital is located, on the first day of July preceding the PCA rate period;

- B) The hospital is:

- i) With respect to the October 1, 1992, PCA rate period, located in a rural area on the first day of July preceding the PCA rate period;
- ii) With respect to the October 1, 1993, PCA rate period, designated as a rural hospital, as defined in Section 148.25(g)(3), on July 14, 1993;
- iii) With respect to PCA rate periods beginning on or after October 1, 1994, designated as a rural hospital, as

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defined in Section 148.25(g)(3), on the first day of July preceding the PCA rate period; and

- C) The hospital has a Medicaid perinatal percentage of 30 percent or above.

- 2) The perinatal center adjustments calculated under subsection (e)(1) above shall be paid to eligible hospitals on a quarterly basis.

- 3) Perinatal Center Adjustment Limitations. Hospitals that qualify for PCA adjustments under subsection (e)(1) above shall not be eligible for the total PCA adjustment if, during the PCA rate period, the hospital is no longer recognized or designated by the Illinois Department of Public Health, or the appropriate licensing agency, as a Level II perinatal center, as required by subsection (e)(1)(A) above. In this instance, the annual adjustment described in subsection (w)(1) above shall be pro-rated, as applicable, based upon the date that the designation ceased.

- 4) Perinatal Center Adjustment (PCA) Definitions. The definitions of terms used with references to calculation of the perinatal center adjustments required by this subsection (e) are as follows:

- A) "Medicaid perinatal admissions", as referred to in subsection (e)(4)(D) below, means those claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the PCA rate period and contained within the Department's paid claims data base, for infants less than 29 days of age at the time of the admission with an ICD-9-CM diagnosis code within the ranges of 760 through 779 and V30 through V39, and those claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the PCA rate period and contained within the Department's paid claims data base, related to pregnancy, childbirth and the puerperium with an ICD-9-CM principal diagnosis code within the range of 630 through 676.

- B) "Medicaid perinatal percentage" means a fraction, the numerator of which is the hospital's Medicaid perinatal admissions, and the denominator of which is the hospital's total Medicaid admissions.

- C) "PCA base period" means State Fiscal Year 1992, for PCA payments calculated for the October 1, 1993, PCA rate period, State Fiscal Year 1993 for PCA payments calculated for the October 1, 1994, PCA rate period, etc.

- D) "PCA rate period" means, beginning October 1, 1993, the 12 month period beginning on October 1 of the year and ending September 30 of the following year.

- E) "Total Medicaid admissions", as referred to in subsection

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(e)(4)(B) above, means the total claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the PCA rate period and contained within the Department's paid claims data base.

- f) Obstetrical Care Adjustments (OCA)

For inpatient admissions occurring on or after October 1, 1993, the Department shall make obstetrical care adjustments (OCA) to hospitals in accordance with the provisions of subsection (f)(1) below.

- 1) Hospitals that meet the following criteria shall receive an adjustment of \$675.00 per Medicaid obstetrical admission in the OCA rate period:

- A) The hospital offers nonemergency obstetric procedures to the general public on the first day of July preceding the OCA rate period;

- B) The hospital is:

- i) With respect to the October 1, 1992, OCA rate period, located in a rural area on the first day of July preceding the OCA rate period;
- ii) With respect to the October 1, 1993, OCA rate period, designated as a rural hospital, as defined in Section 148.25(g)(3), on July 14, 1993;

- iii) With respect to OCA rate periods beginning on or after October 1, 1994, designated as a rural hospital, as defined in Section 148.25(g)(3), on the first day of July preceding the OCA rate period; and

- C) The hospital has a Medicaid obstetrical percentage of 20 percent or above.

- 2) The obstetrical care adjustments calculated under subsection (f)(1) above shall be paid to eligible hospitals on a quarterly basis.

- 3) Obstetrical Care Adjustment Limitations. Hospitals that qualify for OCA adjustments under subsection (f)(1) above shall not be eligible for the total OCA adjustment if, during the OCA rate period, the hospital discontinues the provision of non-emergency obstetrical care. In this instance, the annual adjustment described in subsection (f)(1) shall be pro-rated, as applicable, based upon the date that the hospital discontinued the provision of such non-emergency obstetrical care.

- 4) Obstetrical Care Adjustment (OCA) Definitions. The definitions of terms used with reference to calculation of the obstetrical care adjustments required by subsection (f) are as follows:

- A) "Medicaid obstetrical admissions", as referred to in subsection (f)(4)(B) below, means those claims billed as admissions, which were subsequently adjudicated by the Department through the last day of June preceding the OCA rate period and contained within the Department's paid claims data base, with an ICD-9-CM diagnosis code within the ranges of 650 and 669 which resulted in childbirth.

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- B) "Medicaid obstetrical percentage" means a fraction, the numerator of which is the hospital's Medicaid obstetrical admissions, and the denominator of which is the hospital's total Medicaid admissions.
- C) "OCA base period" means State Fiscal Year 1992, for OCA payments calculated for the October 1, 1993, OCA rate period, State Fiscal Year 1993 for OCA payments calculated for the October 1, 1994, OCA rate period, etc.
- D) "OCA rate period" means, beginning October 1, 1993, the 12 month period beginning on October 1 of the year and ending September 30 of the following year.
- E) "Total Medicaid admissions", as referred to in subsection (f)(4)(B) above, means the total claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the OCA rate period and contained within the Department's paid claims data base.
- G) Targeted Access Payment (TAP) Adjustments
- For inpatient admissions occurring on or after October 1, 1993, the Department shall make targeted access payment (TAP) adjustments to Illinois hospitals in accordance with the provisions of subsections (g)(1) through (g)(8) below.
- 1) Criteria. To qualify for TAP adjustments under this subsection (g), hospitals must meet the following criteria:
- A) With respect to the TAP adjustments described in subsections (g)(2) through (g)(6), the hospitals must be eligible to receive the adjustment payments described in Section 148.120(g)(2) in the TAP rate period:
- B) With respect to the TAP adjustments described in subsections (g)(2) through (g)(6), the hospital must not be a county-owned hospital, as described in Section 148.25(b)(1)(A), or a hospital organized under the University of Illinois Hospital Act, as described in Section 148.25(b)(1)(B);
- C) With respect to the TAP adjustments described in subsections (g)(2), (g)(3) and (g)(5), and subject to subsection (g)(1)(E) below, the hospital must have 500 or fewer certificate of need beds if located in an urban area, as described in Section 148.25(g)(4). The number of certificate of need beds shall include total beds, excluding any used for substance abuse and/or long term care beds, and shall be determined by the Illinois Department of Public Health (IDPH), based upon the most current IDPH published report entitled "Bed Count, Average Length of Stay, Average Daily Census and Percent Occupancy for Non-Federal Hospitals in Illinois", which is available to the Illinois Department of Public Aid in the month immediately preceding the TAP rate period; and
- D) With respect to the TAP adjustments described in subsections

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- (g)(2), (g)(3) and (g)(5), and subject to subsection (g)(1)(E) below, the hospital must have 300 or fewer certificate of need beds if located in a rural area, as described in Section 148.25(g)(3). The number of certificate of need beds shall include total beds, excluding any used for substance abuse and/or long term care beds, and shall be determined by the Illinois Department of Public Health (IDPH), based upon the most current IDPH published report entitled "Bed Count, Average Length of Stay, Average Daily Census and Percent Occupancy for Non-Federal Hospitals in Illinois", which is available to the Illinois Department of Public Aid in the month immediately preceding the TAP rate period.
- E) Notwithstanding the provisions of subsections (g)(1)(C) and (g)(1)(D), a children's hospital, as described in 148.120(a)(5), shall be eligible for the adjustments described in subsections (g)(2) and (g)(4). A children's hospital shall not be subject to or eligible for the adjustments described in subsections (g)(3), (g)(5) or (g)(6).
- F) Effective August 1, 1994, subsections (g)(1)(C) and (g)(1)(D) above shall not apply.
- 2) Medicaid Percentage Adjustment. Eligible hospitals, as described in subsection (g)(1) above, with a Medicaid inpatient utilization rate, as defined in Section 148.120(1)(5), of 35% or above shall receive an adjustment of \$70.00 per Medicaid admission in the TAP base year and all other eligible hospitals shall receive an adjustment per Medicaid admission in the TAP base year which is calculated by dividing the individual hospital's Medicaid inpatient utilization rate by 35% and multiplying the result by \$70.00.
- 3) Obstetrical Care Adjustment. Eligible hospitals, as described in subsection (g)(1) above, that provide nonemergency obstetrical services to the general public shall receive a TAP obstetrical care adjustment which shall include:
- A) An adjustment of \$680.00 per Medicaid obstetrical admission in the TAP base period; and
- B) An additional adjustment, up to \$340.00 per Medicaid obstetrical admission in the TAP base period, based upon the hospital's Medicaid obstetrical admission percentage. The additional adjustment shall be calculated by giving the hospital providing the most Medicaid obstetrical admissions a \$340.00 adjustment per Medicaid obstetrical admission in the TAP base period and all other qualifying hospitals an adjustment equal to the individual hospital's Medicaid obstetrical admission percentage divided by the Medicaid obstetrical admission percentage of the hospital with the highest Medicaid obstetrical admission percentage, the result of which shall then be multiplied by \$340.00.

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- 4) Children's Care Adjustment. Eligible hospitals, as described in subsections (g)(1)(A) through (g)(1)(B) above, that provide services to children (defined as under the age of 18 and which excludes obstetrical services) shall receive a TAP children's care adjustment.

A) Eligible hospitals, as described in subsections (g)(1)(A), (g)(1)(B), and (g)(1)(E) above, shall receive a TAP children's care adjustment of up to \$600.00 per Medicaid children's admission in the TAP base period. The adjustment shall be calculated by dividing each eligible hospital's Medicaid children's admissions in the TAP base period by each eligible hospital's total Medicaid admissions in the TAP base period to arrive at the Medicaid children's admission percentage.

B) The hospital with the highest percentage of Medicaid children's admissions shall receive an adjustment of \$600.00 for each Medicaid children's admission in the TAP base period and all other qualifying hospitals shall receive an adjustment equal to \$600.00 multiplied by the individual hospital's Medicaid children's admission percentage divided by the Medicaid children's admission percentage of the hospital with the highest Medicaid children's admission percentage.

- 5) Ambulatory Care Network Adjustment. Eligible hospitals, as described in subsection (g)(1) above, shall complete and submit the Ambulatory Care Network Questionnaire in order to be considered for the TAP ambulatory care network adjustment. The Ambulatory Care Network Questionnaire must be received within 30 calendar days after receipt of notification from the Department that the information must be submitted. Information required in this subsection (g) which is not received in compliance with this requirement shall not be considered for the determination of those hospitals qualified for ambulatory care network adjustments. In addition, such hospitals shall be required to enter into an agreement with the Department which describes in detail their involvements in ambulatory care, and includes commitments to maintain operations. Hospitals shall be required to notify the Department in advance of any action which would result in a reduction of 20 percent or more in the number of visits provided by hospital-operated primary care clinics or a reduction of 20 percent or more in the number of visits provided by primary care physicians. The TAP ambulatory care network adjustment shall consist of three possible individual adjustments as follows:

A) Hospitals reporting the following number of physician office visits on the Ambulatory Care Network Questionnaire shall receive the following adjustments per total Medicaid admissions in the TAP base period:

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Urban Threshold	Rural Threshold	Adjustment
0 - 9,999	0 - 4,999	\$ 00.00
10,000 - 40,000	5,000 - 10,000	\$125.00
40,001 - 100,000	10,001 - 50,000	\$145.00
100,001 and over	50,001 and over	\$165.00

B) Hospitals qualifying for an adjustment under subsection (g)(5)(A) above shall receive an additional \$135.00 per total Medicaid admissions in the TAP base period if they have a formal linkage agreement with City of Chicago Partnerships in Health or Medicaid Partnerships.

C) Hospitals qualifying for an adjustment under subsection (g)(5)(A) above shall receive an additional \$135.00 per total Medicaid admissions in the TAP base period if they have a formal linkage agreement with a Federally Qualified Health Center, a County Health Clinic, or a Rural Health Clinic.

- 6) TAP Index Adjustment. With the exception of adjustments calculated in subsections (g)(2) and (g)(4) for children's hospitals, as described in Section 148.120(a)(5), the sum of the adjustments calculated in subsections (g)(2) through (g)(5) shall be multiplied by the following applicable percentages, which are based upon each hospital's Medicaid inpatient utilization rate as defined in Section 148.120(l)(5):

A) For those hospitals with a Medicaid inpatient utilization rate of 45 percent or above, the applicable percentage is 110 percent.

B) For those hospitals with a Medicaid inpatient utilization rate of at least 25 percent, but less than 45 percent, the applicable percentage is 50 percent.

C) For those hospitals with a Medicaid inpatient utilization rate of less than 25 percent, the applicable percentage is 25 percent.

- 7) The TAP adjustments calculated under subsections (g)(2) through (g)(6) above shall be paid to eligible hospitals on a quarterly basis.

8) Targeted Access Payment Adjustment Limitations.

Hospitals that qualify for TAP adjustments under subsection (g)(3) above shall not be eligible for the total TAP adjustment if, during the TAP rate period:

A) The hospital discontinues the provision of non-emergency obstetrical care. In this instance, the annual adjustment described in subsections (g)(3) and (g)(6) shall be pro-rated, as applicable, based upon the date that the hospital discontinued the provision of such non-emergency obstetrical care.

B) The hospital does not honor its commitment to maintain operations as required in subsection (g)(5) of this Section. In the event that there is a reduction of 20 percent or more

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in the number of visits provided by hospital-operated primary care clinics or a reduction of 20 percent or more in the number of visits provided by primary care physicians, the Department may, subject to approval by the Director, deem the hospital ineligible for the adjustments described in subsections (g)(5) and (g)(6) of this Section, either in total or in part.

C) The hospital discontinues its formal linkage agreements required in subsections (g)(5)(B) and (g)(5)(C). In this instance, the annual adjustment described in subsections (g)(5) and (g)(6) shall be pro-rated based upon the date that the formal linkage agreement(s) was discontinued.

9) Targeted Access Payment (TAP) Adjustment Definitions. The definitions of terms used with reference to calculation of the targeted access payment adjustments required by subsection (g) are as follows:

A) "Medicaid children's admission" means those claims billed as admissions of an individual under 18 years of age, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the TAP rate period and contained within the Department's paid claims data base, but excludes those claims billed as admissions with an ICD-9-CM principal diagnosis code within the range of 650 and 669 (indicating an obstetrical admission).

B) "Medicaid obstetrical admission" means those claims billed as admissions, which were subsequently adjudicated by the Department through the last day of June preceding the TAP rate period and contained within the Department's paid claims data base, with an ICD-9-CM principal diagnosis code within the ranges of 650 and 669 which resulted in childbirth.

C) "Medicaid obstetrical admission percentage" means a fraction, the numerator of which is the hospital's Medicaid obstetrical admissions, and the denominator of which is the Medicaid obstetrical admissions provided by all hospitals qualified for the TAP obstetrical care adjustment.

D) "Medicaid perinatal percentage" means a fraction, the numerator of which is the hospital's Medicaid perinatal admissions, and the denominator of which is the hospital's total Medicaid admissions.

E) "TAP base period" means State Fiscal Year 1992, for TAP payments calculated for the October 1, 1993, TAP rate period, State Fiscal Year 1993, for TAP payments calculated for the October 1, 1994, TAP rate period, etc.

F) "TAP rate period" means, beginning October 1, 1993, the 12 month period beginning on October 1 of the year and ending September 30 of the following year.

G) "Total Medicaid admissions", as referred to in subsection

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(g)(9)(D) above, means the total claims billed as admissions, excluding admissions for normal newborns, which were subsequently adjudicated by the Department through the last day of June preceding the TAP rate period and contained within the Department's paid claims data base.

h) Medicaid High Volume Adjustments (MHVA)

For inpatient admissions occurring on or after October 1, 1993, the Department shall make Medicaid High Volume Adjustments (MHVA) to hospitals in accordance with the provisions of subsection (h)(1) through (h)(2) below.

1) Criteria. To qualify for MHVA adjustments under this subsection (h), hospitals must meet the following criteria:

A) With respect to the MHVA described in subsection (h)(2)(A) through (h)(2)(C), the hospitals must:

i) Be eligible to receive the adjustment payments described in Section 148.120 in the MHVA rate period; and

ii) Not be a county-owned hospital, as described in Section 148.25(b)(1)(A), or a hospital organized under the University of Illinois Hospital Act, as described in Section 148.25(b)(1)(B) in the MHVA rate period.

B) With respect to the MHVA adjustments described in subsection (h)(2)(D):

i) The hospital must not be eligible to receive the adjustment payments described in Section 148.120(g)(2) in the MHVA rate period;

ii) The total number of Medicaid inpatient days as defined in subsection (h)(4)(D) of this Section, provided by each Medicaid-participating Illinois hospital, must be at least one standard deviation above the mean number of Medicaid inpatient days, as defined in subsection (h)(4)(A) of this Section for the MHVA base fiscal year; and

iii) The hospital must meet the requirements of subsection (h)(1)(D) below when located in a geographic area covered by the managed care component of the Healthy Moms/Healthy Kids Program, as described in 89 Ill. Adm. Code 140.928(a)(1).

C) Source of Data. In making the determination described in subsection (h)(1)(B)(ii) above, the Department shall utilize:

i) The hospital's final audited cost report for the hospital's MHVA base fiscal year. Medicaid inpatient days, as defined in subsection (h)(4)(D) of this Section, which have been derived from final audited cost reports, are not subject to the Review Procedure described in Section 148.310, with the exception of errors in calculation.

ii) In the absence of a final audited cost report for the

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hospital's MHVA base fiscal year, the Department shall utilize the hospital's unaudited cost report for the hospital's MHVA base fiscal year. Due to the unaudited nature of this information, hospitals shall have the opportunity to submit a corrected cost report for the determination described in subsection (h)(1)(B)(ii) above. Submittal of a corrected cost report in support of subsection (h)(1)(B)(ii) above must be received no later than the first day of July preceding the MHVA rate period for which the hospital is requesting consideration of such corrected cost report for the determination of MHVA qualification. Corrected cost reports which are not received in compliance with these time limitations will not be considered for the determination of the hospital's Medicaid inpatient days as described in subsection (h)(4)(D) of this Section.

iii) Hospitals' Medicaid inpatient days, as defined in subsection (h)(4)(D) of this Section, which have been derived from unaudited cost reports, are not subject to the Review Procedure described in Section 148.310, with the exception of errors in calculation. Pursuant to subsection (h)(1)(C)(ii) above, hospitals shall have the opportunity to submit corrected cost report information prior to the Department's MHVA determination.

iv) In the event a subsequent final audited cost report reflects Medicaid inpatient days, as described in subsection (h)(4)(D) of this Section, which are lower than the Medicaid inpatient days derived from the unaudited cost report utilized for the MHVA determination, the Department shall recalculate the Medicaid inpatient days based upon the final audited cost report, and recoup any overpayments made.

D) Hospitals meeting the criteria described in subsection (h)(1)(B) above, that are located in a geographic area covered by the managed care component of the Healthy Moms/Health Kids Program, as described in 89 Ill. Adm. Code 140.928(a)(1), must meet the following requirements:

i) Hospitals designated as Level III perinatal centers by the Illinois Department of Public Health must enter into an agreement with the Department to participate in the Healthy Moms/Healthy Kids Program as a Certified Obstetrical Ambulatory Care Center (COBACC), as described in 89 Ill. Adm. Code 140.461(f)(1)(C), with a minimum Healthy Moms/Healthy Kids client assignment capacity commitment that includes a specified minimum number of pregnant women determined to be at medical high risk of abnormal delivery and is

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otherwise mutually agreeable to both the Department and the hospital;

ii) Hospitals that are not designated as Level III perinatal centers by the Illinois Department of Public Health must enter into an agreement or agreements with the Department to participate in the Health Moms/Healthy Kids Program as a Certified Hospital Ambulatory Primary Care Center (CHAPCC), as described in 89 Ill. Adm. Code 140.461(f)(1)(A), and/or a Certified Hospital Organized Satellite Clinic (CHOSC), as described in 89 Ill. Adm. Code 140.461(f)(1)(B), with a minimum total Healthy Moms/Healthy Kids client assignment capacity commitment that is otherwise mutually agreeable to both the Department and the hospital; and

iii) Hospitals must enter into the agreements described in subsections (h)(1)(D)(i) and (h)(1)(D)(ii) above by the first day of January in the MHVA rate period.

2) Calculation of Medicaid High Volume Adjustments

A) Hospitals meeting the criteria specified in subsection (h)(1)(A) above shall receive a MHVA payment adjustment of \$60.

B) For children's hospitals, as defined in Section 148.120(a)(5), the payment adjustment calculated under subsection (h)(2)(A) above shall be multiplied by 2.0.

C) The amount calculated pursuant to subsections (h)(2)(A) and (h)(2)(B) above shall be adjusted on October 1, 1993, and annually thereafter, by a percentage equal to the lesser of:

i) The increase in the national hospital market basket price proxies (DRI) hospital cost index for the most recent twelve month period for which data are available; or

ii) The percentage increase in the statewide average hospital payment rate, as described in subsection (h)(4)(E) of this Section, over the previous year's statewide average hospital payment rate.

D) Hospitals meeting the criteria specified in subsections (h)(1)(B) and (h)(1)(D) above shall receive an add-on payment to their inpatient rate.

i) The distribution method for the add-on payment described in subsection (h)(2)(D) above is based upon a fund of \$12 million. All hospitals qualifying under subsections (h)(1)(B) and (h)(1)(D) above will receive an \$85 per day add-on to their current rate. The total cost of this adjustment is calculated by multiplying each hospital's most recent completed fiscal year Medicaid inpatient utilization data (adjusted based upon historical utilization and projected increases in utilization) by \$85. The total

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dollar amount of this calculation is then subtracted from the \$12 million fund.

ii) The remaining fund balance is then distributed to the hospitals that are located in a geographical area covered by the managed care component of the Healthy Moms/Healthy Kids Program as described in 89 Ill. Adm. Code 140.928(a)(1) in proportion to the percentage by which the hospital's Medicaid inpatient days, as described in subsection (h)(4)(D), exceeds one standard deviation above the State's mean Medicaid inpatient days, as described in subsection (h)(4)(A) of this Section. This is done by finding the ratio of each qualified hospital's percent Medicaid inpatient days to the State's mean plus one standard deviation percent Medicaid inpatient days value. These ratios are then summed and each qualified hospital's proportion of the total is calculated. These proportional values are then multiplied by each qualified hospital's most recent completed fiscal year Medicaid inpatient utilization data (adjusted based upon historical utilization and projected increases in utilization). These weighted values are summed and each qualified hospital's proportion of the summed weighted value is calculated. Each individual qualified hospital's proportional value is then multiplied against the \$12 million pool of money available after the \$85 per day base add-on has been subtracted.

iii) The total dollar amount calculated for each qualifying hospital under subsection (h)(2)(D)(ii) above (plus the initial \$85 per day add-on amount calculated for each qualifying hospital under subsection (h)(2)(D)(i) above) is then divided by the Medicaid inpatient utilization data (adjusted based upon historical utilization and projected increases in utilization) to arrive at a per day add-on value. Hospitals meeting the criteria described under subsection (h)(1)(B)(ii), that are not located in a geographical area covered by the managed care component of the Healthy Moms/Healthy Kids Program, as described in 89 Ill. Adm. Code 140.928(a)(1), will receive the minimum adjustment of \$85 per inpatient day. The adjustments calculated under this subsection are subject to the limitations described in subsection (h)(3) below. The adjustments calculated under this subsection are subject to the limitations described in subsection (h)(3) below.

E) The adjustments calculated under subsections (h)(2)(A) through (h)(2)(D) of this Section shall be paid on a per diem basis and shall be applied to each covered day of care

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provided.

- 3) Medicaid High Volume Adjustment Limitations.
 - A) Hospitals located in a geographic area covered by the managed care component of the Healthy Moms/Healthy Kids program, as described in 89 Ill. Adm. Code 140.928(a)(1), that qualify for MHVA adjustments under subsection (h)(2)(D) above, shall not be eligible for the MHVA adjustment if:
 - i) The hospital does not enter into a Healthy Moms/Healthy Kids agreement, as required in subsections (h)(1)(D)(i) and (h)(1)(D)(ii) above, by the first day of January of the MHVA rate period. In this instance, any adjustments described in subsection (h)(2)(D) that have been made by the Department shall be recouped and the hospital shall no longer be deemed eligible for the MHVA adjustment.
 - ii) The hospital does not honor its minimum Healthy Moms/Healthy Kids client assignment capacity commitment, as described in subsections (h)(1)(D)(i) and (h)(1)(D)(ii) of this Section. In this instance, the Department may, subject to approval by the Director, deem the hospital ineligible for the adjustments described in subsection (h)(2)(D) of this Section, either in total or in part.
 - B) Hospitals that qualify for MHVA adjustments under subsections (h)(2)(A) through (h)(2)(C) above shall not be eligible for such MHVA adjustments if they are no longer recognized or designated by the Department as a DSH hospital, as required by subsection (h)(1)(A)(i). In this instance, the annual adjustment described in subsection (h)(2)(A) through (h)(2)(C) shall be pro-rated, as applicable, based upon the date that the hospital was deemed ineligible for DSH payments adjustments, under Section 148.120, by the Department.
 - C) In no instance shall the final aggregate MHVA payment adjustments calculated under subsection (h)(2)(D)(i) above for all hospitals exceed \$12 million. In the event that aggregate MHVA payment adjustments calculated under subsection (h)(2)(D)(i) exceed \$12 million, each hospital's MHVA payment adjustment calculated under subsection (h)(2)(D)(i) above shall be adjusted proportionately to ensure that the final aggregate MHVA payment adjustments calculated under subsection (h)(2)(D)(i) above for all hospitals do not exceed \$12 million.
- 4) Medicaid High Volume Adjustment Definitions. The definitions of terms used with reference to calculation of the MHVA adjustments required by subsection (h) are as follows:
 - A) "Mean Medicaid inpatient days" means a fraction the numerator of which is the total number of inpatient days provided in a given 12 month period by all Medicaid

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participating Illinois hospitals to patients who, for such days, were eligible for Medicaid under Title XIX under the Federal Social Security Act (42 U.S.C. Sec. 1396a et seq.) and the denominator of which is the total number of all Medicaid participating Illinois hospitals. Title XIX specifically excludes days of care provided to Family and Children Assistance (formerly known as General Assistance) and Aid to the Medically Indigent (AMI) days but does include the types of days described in Section 148.120(c)(3). In this paragraph, the term "inpatient day" includes each day in which an individual (including a newborn) is an inpatient in the hospital whether or not the individual is in a specialized ward and whether or not the individual remains in the hospital for lack of suitable placement elsewhere.

B) "MHVA base fiscal year" means, for example, the hospital's fiscal year ending in 1991 for the October 1, 1993, MHVA determination year, the hospital's fiscal year ending in 1992 for the October 1, 1994, MHVA determination year, etc.

C) "MHVA rate period" means, beginning October 1, 1993, the 12 month period beginning on October 1 of the year and ending September 30 of the following year.

D) "Medicaid inpatient days" means the total number of inpatient days provided in a given 12 month period by each hospital to patients who, for such days, were eligible for Medicaid under Title XIX under the Federal Social Security Act (42 U.S.C. Sec. 1396a et seq.). Title XIX specifically excludes days of care provided to Family and Children Assistance (formerly known as General Assistance) and Aid to the Medically Indigent (AMI) days but does include the types of days described in Section 148.120(c)(3). In this subsection (h)(4)(D), the term "inpatient day" includes each day in which an individual (including a newborn) is an inpatient in the hospital whether or not the individual is in a specialized ward and whether or not the individual remains in the hospital for lack of suitable placement elsewhere.

E) "Statewide Average Hospital Payment Rate" means the hospital's alternative reimbursement rate, as defined in Section 148.270(a).

i) Inpatient Payment Adjustments based upon Reviews. Appeals based upon a hospital's ineligibility for the inpatient payment adjustments described in this Section, or their payment adjustment amounts, in accordance with Section 148.310, which result in a change in a hospital's eligibility for inpatient payment adjustments or a change in a hospital's payment adjustment amounts, shall not affect the inpatient payment adjustments of any other hospital or the payment adjustment amount of any other hospital that has received notification from the Department of their eligibility for inpatient payment

adjustments based upon the requirements of this Section.

- j) Reductions to Total Payments
- 1) Copayments. Copayments are assessed under all medical programs administered by the Department except the Children and Family Assistance Program, formerly known as the General Assistance medical program and shall be assessed in accordance with Section 148.190.
 - 2) Third Party Payments. Hospitals shall determine that services are not covered, in whole or in part, under any program or under any other private group indemnification or insurance program, health maintenance organization, workers compensation or the tort liability of any third party. To the extent that such coverage is available, the Department's payment obligation shall be reduced.

(Source: Amended at 18 Ill. Reg. 17648, effective NOV 29 1994)

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1) Heading of the Part: Refugee/Entrant/Repatriate Program

2) Code Citation: 89 Ill. Adm. Code 115

3) Section Numbers: Adopted Action:

115.10 Amendment
115.30 Amendment
115.40 Amendment

4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-13)(305 ILCS 5/12-13)

5) Effective Date of Amendments: November 30, 1994

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: November 30, 1994

9) Notice of Proposal Published in Illinois Register:

June 24, 1994 (18 Ill. Reg. 9346)

10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No

11) Differences between proposal and final version: In Section 115.10(e)(3)(J), "(Non-Title IV-D (42 U.S.C. 651 et seq.) provisions)." was changed to "(Non-Title IV-D provisions)(42 U.S.C. 651 et seq.)." No other substantive changes were made to the text of the proposed amendments.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Amendments: The Department administers the Refugee Resettlement Program (RRP), the Cuban/Haitian Entrant (Status Pending) Program (CHPP) and the Repatriate Program in Illinois. The Refugee Resettlement Program provides for the authorization of financial and medical assistance for eligible needy refugees from any nation and for certain Amerasian immigrants from Vietnam and their close family members

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as determined by the Immigration and Naturalization Service. The Cuban/Haitian Entrant (Status Pending) Program (CHPP) provides for the authorization of financial and medical assistance for eligible needy Cuban and Haitian entrants (Status Pending) including applicants for asylum and parolees issued documentation on or after April 21, 1980.

These programs are fully funded by grants provided by the federal government. The administration and authorization of assistance under any of these programs is limited to a period of time established by the federal government based on available federally appropriated funds for the year. The administration and authorization of assistance under any of these programs ceases if the Department is not authorized to request and receive federal funds for the purpose of providing assistance under these programs. Federal regulations dated December 8, 1993, changed the methodology to be used to determine the duration of eligibility for the Refugee Resettlement Program. In accordance, these amendments change the Department's rules regarding the methodology to be used to determine the time-eligibility of refugees.

As a result of these amendments, RRP assistance will be limited to a period of time established by the federal government based on available federally appropriated funds for the year. The period of time will begin with the first month the refugee enters the United States. Individuals who have lived in the United States more than the established period of time may be eligible for State Family and Children Assistance or Transitional Assistance. In addition, CHPP assistance will be limited to a period of time established by the federal government based on available federally appropriated funds for the year. The period of time will begin with the date the entrant is granted parole or is otherwise issued documentation by the Immigration and Naturalization Service. Cuban/Haitian Entrants or applicants for asylum who have been admitted or paroled into the United States more than the established period of time may also be eligible for State Family and Children Assistance or Transitional Assistance.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Judy Umunna
Address: Bureau of Rules and Regulations
Illinois Department of Public Aid
100 South Grand Avenue East, Third Floor
Springfield, Illinois 62762
Telephone: (217) 524-3215

The full text of the Adopted Amendments begins on the next page:

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TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 115

REFUGEE/ENTRANT/REPATRIATE PROGRAM

Section

- 115.1 Incorporation By Reference
- 115.10 General Provisions
- 115.20 The Cuban Phasedown Program (Repealed)
- 115.30 The Refugee Resettlement Program
- 115.32 Refugee Resettlement Program: Application for Assistance
- 115.33 Refugee Resettlement Program: Furnishing of Social Security Numbers (SSN)
- 115.34 Refugee Resettlement Program: Work Registration/Participation Requirements
- 115.36 Refugee Resettlement Program: Individuals Exempt From Mandatory Work Registration/Participation Requirements
- 115.37 Refugee Resettlement Program: Counseling (Repealed)
- 115.38 Refugee Resettlement Program: Sanctions For Failure to Cooperate With Work Requirements
- 115.39 Refugee Resettlement Program: Good Cause For Failure to Cooperate
- 115.40 The Cuban/Haitian/Entrant (Status Pending) Program
- 115.50 The Repatriate Program
- 115.60 Special Provisions Relating to Parolees

AUTHORITY: Implementing and authorized by Sections 12-4.5, 12-4.6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-4.5, 12-4.6 and 12-13) [305 ILCS 5/12-4.5, 12-4.6 and 12-13].

SOURCE: Filed and effective December 30, 1977; emergency amendment at 2 Ill. Reg. 28, p. 2, effective June 1, 1978 for a maximum of 150 days; amended at 2 Ill. Reg. 48, p. 60, effective November 25, 1978; amended at 5 Ill. Reg. 2786, effective March 3, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 6 Ill. Reg. 11921, effective September 21, 1982; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 16109, effective November 22, 1983; amended at 8 Ill. Reg. 6804, effective May 3, 1984; amended at 9 Ill. Reg. 2296, effective February 5, 1985; amended at 13 Ill. Reg. 3932, effective March 10, 1989; amended at 13 Ill. Reg. 13631, effective August 14, 1989; amended at 14 Ill. Reg. 773, effective January 1, 1990; amended at 14 Ill. Reg. 10438, effective June 20, 1990; amended at 16 Ill. Reg. 10291, effective June 19, 1992; amended at 18 Ill. Reg. 1764, effective ~~NOV. 3, 1994~~.

Section 115.10 General Provisions

- a) The Department administers the Refugee Resettlement Program (RPP), the Cuban/Haitian Entrant (Status Pending) Program (CHPE), and the Repatriate Program in Illinois. These programs are fully funded by

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grants provided by the federal government. The administration and authorization of assistance under any of these programs is limited to a period of time established by the federal government based on available federally appropriated funds for the year. The administration and authorization of assistance under any of these programs ceases if the Department is not authorized to request and receive federal funds for the purpose of providing assistance under these programs.

- b) For the Refugee Resettlement Program and the Cuban/Haitian Entrant (Status Pending) Program, assistance shall be authorized on the basis of the Aid to Families with Dependent Children (AFDC) Payment Level. The following case compositions define the level of issuance:

- 1) Single Adult (age 18 or older).
- 2) Family cases must include at least one eligible child. Only the following adults may be included:

- A) A specified relative of the child and the spouse of the specified relative; or
- B) The legal guardian of child and the spouse of the legal guardian; or
- C) The unrelated caretaker of a child and the spouse of the unrelated caretaker.

- c) Resources to be considered in all situations are those immediately available for use at the time financial assistance is needed. Available resources are to be considered when they are in existence, the value is ascertainable, they are under the control of the recipient, and can be drawn upon for maintenance.

- d) For the Refugee Resettlement Program assistance may not ordinarily be furnished for more than ~~eight-¹⁰~~ months the established period of time after the date of entry. The Cuban/Haitian Entrant (Status Pending) Program is limited to ~~eight-¹⁰~~ months the established period of time after the specific date.

- e) The following provisions are applicable to the RRP and CHPE programs:

- 1) To be eligible for RRP and CHPE, a family or individual(s) must be ineligible for categorical assistance (AFDC, Aid to the Aged, Blind or Disabled (ABD), and related Medical Assistance No Grant (MANG) programs);
- 2) The individuals must avail themselves of all potential resources including application for and acceptance of Supplemental Security Income (SSI) and categorical assistance; and
- 3) The following provisions of the AFDC program (See 89 Ill. Adm. Code 112) are applicable to the RRP:
 - A) Client and Department rights and responsibilities. Refugees or parolees who are potentially eligible for SSI must apply for SSI.
 - B) Application for assistance (not eligible for \$100 compensatory payment or Presumptive Eligibility (PE) authorization). All refugees over 18 years of age must sign the application.
 - C) Citizenship.

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- D) Residence. Temporary absence from the home does not apply to RRP.
- E) Client Cooperation.
- F) Furnishing of Social Security Numbers.
- G) Registration/Participation Requirements.
- H) Assets.
- I) Income. All non-exempt income, including income from the Voluntary Sponsoring Agency (VOLAG) must be budgeted. The earned income exemption (\$30 + 1/3 does not apply).
- J) Support from responsible relatives (Non-Title IV-D provisions) (42 U.S.C 651 et seq.).
- K) Personal Injury.
- L) Other financial benefits (i.e., the child care for work and training and other benefits described in 89 Ill. Adm. Code 112.308).
- M) Standards:
For a single adult case, the following payment levels apply:
i) Group I Counties
\$212.00 monthly
ii) Group II Counties
\$204.00 monthly
iii) Group III Counties
\$173.00 monthly.
- N) Special authorizations.
- O) Medical Assistance standard (use the MANG(C) standard if Medical Assistance only is authorized; for a household of one, the Medical-Only Standard is \$283/month).
- P) Redetermination of Eligibility:
i) Monthly reporting does not apply to RRP.
ii) Refugee recipients are not included in central redeterminations.
iii) The Department must contact the VOLAG (See Section 115.32 for information to request).

- Q) Case Records.
- R) Medical Services.
- S) Funeral and Burials.
- T) Incorrect Payments.
- U) Special Projects.
- V) Crisis Assistance Programs (i.e., the Hardship Program, the Special Assistance Program and the Emergency Assistance Program described in 89 Ill. Adm. Code 116).
- W) Replacement of lost or stolen warrants.
- 4) In family cases, the parent (or other responsible person making application) is to be designated as the payee. In adult cases, the recipient is to be the payee.
- f) Individuals receiving assistance under these three programs are eligible to participate in the food stamp program if they meet the eligibility requirements of the Food Stamp Program.

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(Source: Amended at 18 Ill. Reg. 17671, effective NOV 30 1994)

Section 115.30 The Refugee Resettlement Program

- a) The Refugee Resettlement Program (RRP) provides for the authorization of assistance (financial and medical) for eligible needy refugees from any nation and for certain Amerasian immigrants from Vietnam (and their close family members) as determined by the Immigration and Naturalization Service.
- b) In order to be eligible to be included in a Refugee Resettlement assistance unit, an individual must be a refugee, admitted into the United States (U.S.) as a refugee, or be an Amerasian born in Vietnam between January 1, 1962, and January 1, 1976, (or a close family member of such an Amerasian) and admitted to the United States (U.S.) as an immigrant under the Orderly Departure Program (P.L. 96-212) on March 20, 1988.
- c) Assistance is limited to a period of time established by the federal government based on available federally appropriated funds for the year. The period of time begins with the first month the refugee entered the United States. ~~Individuals may be eligible for refugee assistance for eight (8) months from the date of entry into the United States.~~ Individuals who have lived in the U.S. more than eight (8) months the established period of time may be eligible for State Family and Children Assistance or Transitional Assistance.
- d) A child born to refugee parents may be included in the assistance unit even though the child was born in the U.S., as long as both parents are refugees.

(Source: Amended at 18 Ill. Reg. 17671, effective NOV 30 1994)

Section 115.40 The Cuban/Haitian/Entrant (Status Pending) Program

- a) The Cuban/Haitian Entrant (Status Pending) Program (CHEP) provides for the authorization of assistance (financial and medical) for eligible needy Cuban and Haitian entrants (Status Pending) including applicants for asylum and parolees issued documentation on or after April 21, 1980.
- b) Assistance is limited to a period of time established by the federal government based on available federally appropriated funds for the year. The period of time begins with the date the entrant is granted parole or is otherwise issued documentation by the Immigration and Naturalization Service. ~~Assistance is limited to eight (8) months from the date the entrant is granted parole or is otherwise issued documentation by the Immigration and Naturalization Service.~~ Cuban/Haitian Entrants or applicants for asylum who have been admitted or paroled into the United States more than eight (8) months the established period of time may be eligible for State Family and

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- Children Assistance or Transitional Assistance.
- c) A child born to Cuban or Haitian entrant parents may be included in the assistance unit even though the child was born in the U.S., as long as both parents are Cuban or Haitian entrants.

(Source: Amended at 18 Ill. Reg. X 6 7 1, effective NOV 30 1994)

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- 1) Heading of the Part:

AIDS Drug Reimbursement Program

- 2) Code Citation:

77 Ill. Adm. Code 692

- 3) Section Numbers

692.10

692.Appendix A

- 4) Statutory Authority:

Implementing Title II of the Ryan White Comprehensive AIDS Resources Emergency Act of 1990 (42 USC 300ff, as amended by Public Law 101-381, effective August 18, 1990) and authorized by Section 55.41 of the Civil Administrative Code of Illinois (Ill. Rev. Stat., 1991, ch. 127, par. 55-41) [20 ILCS 2310/55.41].

- 5) Effective Date of Rules:

November 30, 1994

- 6) Does this Rulemaking Contain an Automatic Repeal Date? No

- 7) Does this Rulemaking Contain Any Incorporations by Reference? No

- 8) Date Filed in Agency's Principal Office:

November 30, 1994

- 9) Date Notice(s) of Proposal was Published in Illinois Register:

July 15, 1994 - 18 Ill. Reg. 11107

- 10) Has the Joint Committee on Administrative Rules Issued a Statement of Objections to this/these Rules? No

- 11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

In Section 692.10(b), stavadine (D4T) and mepron have been added to the list of drugs that are covered under the AIDS Drug Reimbursement Program.

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In addition, various typographical, grammatical and format changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

Gail M. DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

- 13) Will the Rules Replace an Emergency Rule Currently in Effect? No

- 14) Are there any other Amendments Pending on this Part? No

- 15) Summary and Purpose of Rules:

This rulemaking adds drugs to be covered under the AIDS Drug Reimbursement Program.

To be eligible for services under the program, an individual must:

- . make application with the Illinois Department of Public Health;
- . be diagnosed as having AIDS or HIV;
- . qualify financially with anticipated net monthly income at or below 400% of the federal poverty level for the size of the household;
- . not be eligible for the Medical Assistance Program on the date drugs are obtained (individuals with financial/medical assistance applications pending or individuals in spenddown unmet status may participate);
- . not be eligible for 100% coverage for drugs through another third party payor; and
- . not be eligible for payment of medical services from any other governmental entity.

The drugs that will now be covered under the AIDS Drug Reimbursement Program are zidovudine (AZT), dideoxyinosine (DDI), zalcitabine (ddC), aerosolized pentamidine, sulfamethoxazole/trimethoprim, alpha interferon, zovirax (acyclovir), diflucan (fluconazole), ketoconazole, dapson, rifabutin, mycelex trouche, clarithromycin, megace, stavidine (D4T) and mepron.

- 16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

The full text of the Adopted Amendments begins on the next page:

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TITLE 77: PUBLIC HEALTH
 CHAPTER I: DEPARTMENT OF PUBLIC HEALTH
 SUBCHAPTER k: COMMUNICABLE DISEASE CONTROL AND IMMUNIZATIONS

PART 692
 AIDS DRUG REIMBURSEMENT PROGRAM

Section
 692.10 Drugs to Prolong the Lives of Non-Medicaid Persons with Acquired Immunodeficiency Syndrome (AIDS) or Human Immunodeficiency Virus (HIV) Infection

APPENDIX A 1994 1993 Poverty Income Guidelines
 APPENDIX B CARE Act Sliding Fee Scale

AUTHORITY: Implementing Title II of the Ryan White Comprehensive AIDS Resources Emergency Act of 1990 (42 USC 300ff, as amended by Public Law 101-381, effective August 18, 1990) and authorized by Section 55.41 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 55-41) (20 ILCS 2310/55.41).

SOURCE: Emergency rule adopted at 15 Ill. Reg. 14699, effective September 30, 1991, for a maximum of 150 days; adopted at 16 Ill. Reg. 4052, effective February 27, 1992; emergency amendment at 17 Ill. Reg. 12913, effective July 23, 1993, for a maximum of 150 days; emergency expired December 20, 1993; amended at 18 Ill. Reg. 1427, effective January 20, 1994; amended at 18 Ill. Reg. 2262, effective NOV 30 1994.

Section 692.10 Drugs to Prolong the Lives of Non-Medicaid Persons with Acquired Immunodeficiency Syndrome (AIDS) or Human Immunodeficiency Virus (HIV) Infection

Drugs provided under this Section are paid for on behalf of low income individuals with Acquired Immunodeficiency Syndrome (AIDS) or persons with the Human Immunodeficiency Virus (HIV).

- a) To qualify for services under this Section, a person must be enrolled in the AIDS Drug Reimbursement Program as of September 30, 1991, or
- 1) make application with the Illinois Department of Public Health (Department);
 - 2) be diagnosed as having AIDS or HIV;
 - 3) qualify financially with anticipated net monthly income at or below 400% of the Federal Poverty Level for the size of the household (See Appendix A);
 - 4) not be eligible for 100% insurance coverage for drugs through another third party payor;
 - 5) not be eligible for the Medical Assistance Program (Medicaid) on the date drugs are obtained (individuals with financial/medical assistance applications pending or individuals in spenddown unmet status may participate); and
 - 6) not be eligible for payment of medical services from any other

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governmental entity.

- b) The drugs that are covered under the AIDS Drug Reimbursement Program are zidovudine (AZT), didoxynosine (DDI), zalcitabine (ddC), aerosolized pentamidine, sulfamethoxazole/trimethoprim, alpha interferon, zovirax (acyclovir), diflucan (fluconazole), ketoconazole, ~~and~~ dapsone, rifabutin, mycelex trouche, clarithromycin, megace, stavudine (D4T), and mepron.
- c) To be eligible for services, all prescriptions must be filled by the Department's sole pharmacy contractor.
- d) The sole pharmacy contractor may charge a fee for services. If a fee for services is charged, it must be in accordance with and conform to the sliding fee structure specified in Title II of the CARE Act (See Appendix B).
- e) The Department will make a disposition and issue a written decision on an application filed pursuant to this Section within thirty (30) days from the date the Department receives the application. An individual may appeal the Department's denial of his/her application. Such appeal shall be in accordance with the Department's rules of practice and procedure in administrative hearings (77 Ill. Adm. Code 100).

(Source: Amended at 18 Ill. Reg. 2262, effective NOV 30 1994)

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Section 692.APPENDIX A 1994 1993 Poverty Income Guidelines

19941993 Poverty Income Guidelines

Size of Family Unit Poverty Guideline

1	\$679707,360
2	974309,840
3	11709012,320
4	14735014,800
5	16701017,280
6	19727019,760
7	21779022,240
8	24719024,720

For family units with more than 8 members, add \$2,460 for each additional member.

(Source: Amended at 18 Ill. Reg. 17678, effective NOV 30 1994)

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1) Heading of the Part:

Illinois Water Well Construction Code

2) Code Citation:

77 Ill. Adm. Code 920

3) Section Numbers Adopted Action

920.10	Amendment
920.15	Amendment
920.20	Amendment
920.30	Amendment
920.40	Amendment
920.50	Amendment
920.60	Amendment
920.70	Amendment
920.80	Amendment
920.90	Amendment
920.100	Amendment
920.110	Amendment
920.120	Amendment
920.130	Amendment
920.140	Amendment
920.150	Amendment
920.160	Amendment
920.170	Amendment
920.180	Amendment
920.190	New Section
920.Table A	Amendment
920.Table B	Amendment
920.Illustration H	Amendment

4) Statutory Authority:

Illinois Water Well Construction Code
(Ill. Rev. Stat. 1991, ch. 111 1/2, par. 116.111 et seq.) [415 ILCS 30]

5) Effective Date of Rules:

November 30, 1994

6) Does this Rulemaking Contain an Automatic Repeal Date? No

7) Does this Rulemaking Contain Any Incorporations by Reference? Yes

8) Date Filed in Agency's Principal Office:

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November 30, 1994

9) Date Notice(s) of Proposal was Published in Illinois Register:

July 15, 1994 - 18 Ill. Reg. 11113

10) Has the Joint Committee on Administrative Rules Issued a Statement of Objections to this/these Rules? No11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

In Section 920.50(b)(1) "Pipe/" will be inserted before "tile".

In the table in Section 920.100(b)(2) the phrase "dug wells" will be changed to "dug/bored wells" and "/bored" will be inserted after "dug" in the sentence preceding the table.

In Section 920.120(e)(2)(G), "driven" will be added after "dug".

In Section 920.130(b)(6), "dug," will be restored.

In Section 920.150(b) the phrase "and collect required samples" will be deleted.

Section 920.190 will be modified to read as follows:

Except as provided in Section 14.2 of the Environmental Protection Act [415 ILCS 5/14.2], the owner of a potable well, which has been contaminated due to the actions of the owner or operator of a potential primary or potential secondary source or of a potential route, shall be provided with an alternative source of potable water or treatment of the water supply by the owner or operator of the contamination source or route, or such other remedy as may be mutually agreed upon by the well owner and the owner or operator of the potential primary or potential secondary source or potential route. For the purposes of this Part, the water shall be considered contaminated when it exceeds Class I groundwater standards adopted in the Groundwater Quality Standards Code (35 Ill. Adm. Code 620). The Department shall notify the owner or operator of the contamination source or route of the determination of contamination of the potable water well and the responsibility to comply with this Section. The Department shall also provide the owner or operator notice and opportunity for an administrative hearing to appeal the determination. Such notice shall be made by certified mail or by personal service and shall set forth the particular reasons for the determination and provide the owner or operator with an opportunity

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to request a hearing. All hearings conducted pursuant to this Section shall be governed by the Department's Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100).

In addition, various typographical, grammatical and format changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect? No14) Are there any other Amendments Pending on this Part? No15) Summary and Purpose of Rules:

This rulemaking deletes the Water Systems Council standard for pitless well adapters from the design requirements for water wells, adds ASTM Standards C564-88 and F477-88 for sewer pipe seals, removes drill cuttings as an allowed material for sealing the annular space around the outside of the water well casing, and revises the driven water well requirements. The rulemaking also updates the references of ASTM Standards A-53-93A, A-589-93 and F-480-94, adds bentonite grout as an allowed grouting material, and clarifies that a well must be thoroughly cleaned of all drilling mud and drill cuttings before being disinfected. In addition, the rulemaking revises requirements for sealing of abandoned wells, increases the water well permit fee from \$75.00 to \$100.00, references Pollution Control Board groundwater quality standards for determining groundwater determination, clarifies that local health departments may issue water well permits, establishes standards for copper used in closed loop heat pump wells, and establishes groundwater contamination standards.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Gail M. DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER 1: DEPARTMENT OF PUBLIC HEALTH
SUBCHAPTER 1: WATER AND SEWAGE

PART 920

ILLINOIS WATER WELL CONSTRUCTION CODE

Section	
920.10	Definitions
920.15	Incorporated or Referenced Materials
920.20	Scope
920.30	General Requirements
920.40	Design Factors
920.50	Location
920.60	Drilled Wells in Unconsolidated Formations
920.70	Drilled Well Construction in Consolidated Formations
920.80	Special Type Wells
920.90	Construction Materials and Other Requirements
920.100	Finishing and Testing
920.110	Modification of Wells
920.120	Abandoned Wells
920.130	Permit Requirements
920.140	Administrative Hearings
920.150	Designation of Agents of the Department
920.160	Issuance of Water Well Permits by Units of Local Government or Local Health Departments
920.170	Monitoring Wells
920.180	Closed-Loop Heat-Pump Wells
920.190	Assurance of Potable Water Supply
TABLE A	Steel Casing and Liner Pipe Weights and Dimensions
TABLE B	Plastic Casing and Liner Pipe Specifications
ILLUSTRATION A	Unconsolidated Formations with Non-Stable Overburden
ILLUSTRATION B	Unconsolidated Formations with Stable Overburden
ILLUSTRATION C	Gravel Wall Construction
ILLUSTRATION D	Aquifer Below Creviced Formations
ILLUSTRATION E	Creviced Formations
ILLUSTRATION F	Bored or Dug Well - Well Not Finished With Buried Slab
ILLUSTRATION G	Bored or Dug Well - Buried Slab Construction
ILLUSTRATION H	Installation of a Driven Well

AUTHORITY: Implementing and authorized by the Illinois Water Well Construction Code (Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 116.111 et seq.) [415 ILCS 301].

SOURCE: Adopted September 12, 1973; amended at 2 Ill. Reg. 42, p.35, effective October 16, 1978; rules repealed, new rules adopted and codified at 7 Ill. Reg. 9633, effective August 1, 1983; amended at 12 Ill. Reg. 2990, effective January 13, 1988; amended at 13 Ill. Reg. 11796, effective July 1, 1989; amended at 14 Ill. Reg. 228, effective January 1, 1990; amended at 14 Ill. Reg. 14871, effective September 1, 1990; amended at 15 Ill. Reg. 18188, effective January

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1, 1992; amended at 18 Ill. Reg. 17684, effective NOV 30 1994.

Section 920.10 Definitions

"Abandoned Well" means a water or monitoring well which is no longer used ~~for the purpose for which it was intended or is no longer used to~~ supply water, or which is in such a state of disrepair that the well or boring has the potential for transmitting contaminants into an aquifer or otherwise threatens the public health or safety.

"Act" means the Illinois Water Well Construction Code (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 116.111 et seq.) [415 ILCS 301].

"Annular Space" means the opening between a well-hole excavation and the well casing or between a casing pipe and a liner pipe.

"Aquifer" means a water bearing formation that transmits water in sufficient quantity to supply a well.

"Boring" means an excavation that is drilled, cored, driven, dug, or otherwise constructed which penetrates an aquifer or which may degrade the quality of the aquifer.

"Chemical Injection System" means any device or combination of devices having hose, pipe or other methods of conveyance which connect directly to any water well through which a mixture of water, pesticides and fertilizers are mixed or are drawn and applied to land, crops, and/or plants at agricultural, nursery, turf, golf course, or greenhouse sites.

"Clay Slurry" means a mixture of water and clay.

"Closed-Loop Well" means a sealed, watertight loop of pipe buried outside of a building foundation which is intended to recirculate a liquid solution through a heat exchanger.

"Community Water System" means a public water system which serves at least 15 service connections used by residents or regularly serves at least 25 residents for at least 60 days per year. (Section 9(a)(1) of the Illinois Groundwater Protection Act, (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 7459(a)(1)) [415 ILCS 55/9(a)(1)(17) ~~Section 9(a)(1)(17)~~].

"Consolidated Formation" means a geological formation which is firm such as rock.

"Construction" means all acts necessary to obtaining ground water by wells, including excavation of the well, but excluding the

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installation of permanent pumps and pumping equipment.

"Contaminant" means any physical, chemical, biological, or radiological substance or matter in water. (Section 9(a)(2) of the Illinois Groundwater Protection Act (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 7451--et--seq- 7459(a)(2)) [415 ILCS 55/9(a)(2)] (r) (Section-9(a)(2)).

"Department" means the Illinois Department of Public Health.

"Driven Water Well" means a well constructed by joining a drive point with lengths of pipe and then driving or jettling the assembly into the ground with percussion equipment or by hand.

"Environmental Protection Act" means the Environmental Protection Act (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 1001 et seq.) [415 ILCS 5].

"Established Ground Surface" means the elevation of the ground surface at the site of the well.

"Finished Ground Surface" means the final or permanent elevation of the ground surface at the site of the well.

"Modification" means any change, replacement, or other alteration of a water well. This includes, but is not limited to deepening of a well, replacing or repairing a casing, repair or replacement of well screen, installation of a pitless adapter and any other changes of a well structure.

"Monitoring Well" means a water well intended for the purpose of determining groundwater quality or quantity.

"Neat Cement" means a mixture consisting of one bag of cement (94 pounds) to not more than six gallons of clean water. Additives such as bentonite or aquajel or similar materials may be added up to 6% by dry weight to increase fluidity or to control shrinkage.

"Non-Community Water System" means a public water system which is not a community water system, and has at least 15 service connections used by nonresidents, or regularly serves 25 or more nonresident individuals daily for at least 60 days per year. (Section 9(a)(4) of the Illinois Groundwater Protection Act (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 7451--et--seq- 7459(a)(4)) [415 ILCS 55/9(a)(4)] (Section-9(a)(4)).

"Pitless Well Adapter" means an assembly of parts which will permit water to pass through the wall of the well casing or extension thereof; provides access to the well and to the parts of the water

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system within the well; and provides for the transportation of the water and the protection of the well and water therein, from surface or near surface contamination. Parts or appurtenances to a pitless well adapter include, but are not limited to, the vent, the device(s) on or in the wall of the casing, and the cap or cover on top of the casing or casing extension.

"Potential Primary Source" means any unit at a facility or site not currently subject to a removal or remedial action which:

is utilized for the treatment, storage, or disposal of any hazardous or special waste (as defined in Section 3 of the Environmental Protection Act) not generated at the site; or

is utilized for the disposal of municipal waste not generated at the site, other than landscape waste (as defined in Section 3 of the Environmental Protection Act) and construction and demolition debris; or

is utilized for the landfilling, land treating, surface impounding or piling of any hazardous or special waste (as defined in Section 3 of the Environmental Protection Act) that is generated on the site or at other sites owned, controlled or operated by the same person; or

stores or accumulates at any time more than 75,000 pounds above ground, or more than 7,500 pounds below ground, of any hazardous substances.

(Section 3.59 of the Environmental Protection Act (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 1003.59) [415 ILCS 5/3.59]):-

"Potential Secondary Source" means any unit at a facility or a site not currently subject to a removal or remedial action, other than a potential primary source, which:

is utilized for the landfilling, land treating, or surface impounding of waste that is generated on the site or at other sites owned, controlled or operated by the same person, other than livestock and landscape waste, and construction and demolition debris; or

stores or accumulates at any time more than 25,000 but not more than 75,000 pounds above ground, or more than 2,500 but not more than 7,500 pounds below ground, of any hazardous substances; or

stores or accumulates at any time more than 25,000 gallons above ground, or more than 500 gallons below ground, of petroleum, including crude oil or any fraction thereof which is not otherwise specifically listed or designated as a hazardous

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substance; or

stores or accumulates pesticides, fertilizers, or road oils for purposes of commercial application or for distribution to retail sales outlets; or stores or accumulates at any time more than 50,000 pounds of any de-icing agent; or

is utilized for handling livestock waste or for treating domestic wastewaters other than private sewage disposal systems as defined in the "Private Sewage Disposal Licensing Act" (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 116.301) [225 ILCS 225].

(Section 3.60 of the Environmental Protection Act7 (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 1003.60) [415 ILCS 5/3.60])>

"Potential Route" means abandoned and improperly plugged wells of all kinds, (i.e., those wells not plugged in accordance with the provisions of this Part) drainage wells, all injection wells, including closed loop heat pump wells, and any excavation for the discovery, development or production of stone, sand or gravel. (Section 3.58 of the Environmental Protection Act7 (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 1003.58) [415 ILCS 5/3.58])>

"Private Water System" means any supply which provides water for drinking, culinary, and sanitary purposes and serves an owner-occupied single family dwelling. (Section 9(a)(5) of the Illinois Groundwater Protection Act7 (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 7459(a)(5)) [415 ILCS 55/9(a)(5)]) >(Section-9(a)(5))>

"Public Water System" means a system for the provision to the public of piped water for human consumption, if the system has at least 15 service connections or regularly serves an average of at least 25 individuals daily at least 60 days per year. The term "public water system" includes any collection, treatment, storage or distribution facilities under control of the operator of such system and used primarily in connection with such system and any collection or pretreatment storage facilities not under such control which are used primarily in connection with such system. (Section 9(a)(6) of the Illinois Groundwater Protection Act7 (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 7459(a)(6)) [415 ILCS 55/9(a)(6)]) >(Section-9(a)(6))>

"Pumping Water Level" means the elevation of the water surface in a well when water is discharged by pumping.

"Semi-Private Water System" means a water supply which is not a public water system, yet which serves a segment of the public other than an owner-occupied single family dwelling. (Section 9(a)(7) of the Illinois Groundwater Protection Act7 (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 7459(a)(7)) [415 ILCS 55/9(a)(7)]) >(Section-9(a)(7))>

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"Site" means any location, place, tract of land, and facilities, including but not limited to buildings, and improvements used for purposes subject to regulation under the Environmental Protection Act. (Section 3.43 of the Environmental Protection Act7 (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 1003.43) [415 ILCS 5/3.43])

"Unconsolidated Formation" means a geological formation above bedrock such as sand or gravel which is caving in nature.

"Unit" means any device, mechanism, equipment, or area (exclusive of land utilized only for agricultural production). (Section 3.62 of the Environmental Protection Act7 (Ill. Rev. Stat. 1989 1991, ch. 111 1/2, par. 1003.62) [415 ILCS 5/3.62])>

"Well Cap" means that portion of the pitless well adapter used to enclose the atmospheric termination of the casing, which shall overlap the top of the casing extension with a downward flange.

"Water Well" means any excavation that is drilled, cored, bored, washed, driven, dug, jetted or otherwise constructed when the intended use of such excavation is for the location, diversion, artificial re-charge, or acquisition of ground water, except monitoring wells.

"Well Seal" means an arrangement or device used to establish a watertight closure at the junction of a well pump or piping with the well casing cover at the upper terminal of the well, the purpose of which is to prevent contaminated water or other material from entering the well.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.15 Incorporated or Referenced Materials

> The following federal and State regulations, standards, and statutes are incorporated or referenced in various sections Sections of this Part:-

- a) The following standards are incorporated by reference:
 - 1) National Sanitation Foundation, Standard 56, Pitless Well Adapters (November 1992) 1986 and published by:

The National Sanitation Foundation
3475 Plymouth Road, P.O. Box 1468
Ann Arbor, Michigan 48106

- 2) National Sanitation Foundation, Standard 14-1990, Plastic Piping System Components and Related Materials and published by:

The National Sanitation Foundation
3475 Plymouth Road, P.O. Box 1468
Ann Arbor, Michigan 48106

- 3) American Society for Testing and Materials (ASTM) required standards are listed under Sections 920.90 and 920.180. List of

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approved steel and plastic well casing standards may be obtained from:

American Society for Testing and Materials
1916 Race Street
Philadelphia, PA 19103

- 4) Underwriter's Laboratories, Inc., Standard for Safety UL 1995 (1990), Heating and Cooling Equipment, and published by: Underwriter's Laboratories, Inc.
333 Pfingster Road
Northbrook, Illinois 60062

- b) The following statutes are referenced:

471) Environmental Protection Act, Title IV, Public Water Supplies [415 ILCS 5/Title IV] (111-Rev-Stat-1989-ch-111-1/27--pars-1014-1019)

572) Illinois Water Well and Pump Installation Contractor's License Act [225 ILCS 345] (111-Rev-Stat-1989-ch-117-pars-7101--et seq-7)

- 67) Pitless-Adapter-Standard-Number-17-March-1987-Edittion
Water-Systems-Council
600-South-Federal-Street
Chicago-Illinois-60605

b7c) All incorporations by reference of federal regulations and the standards of nationally recognized organizations refer to the regulations and standards on the date specified and do not include any additions or deletions subsequent to the date specified.

c7d) All materials incorporated by reference are available for inspection and copying at the Department's Central Office, Division of Environmental Health, 525 West Jefferson - Third Floor, Springfield, Illinois 62761.

(Source: Amended at 18 Ill. Reg. 17634, effective NOV 30 1994)

Section 920.20 Scope

The Part hereby prescribed, provides minimum standards for location, construction and modification of water wells, monitoring wells and closed loop wells which are not otherwise subject to regulation under the Environmental Protection Act, Title IV, Public Water Supplies (Ill. Rev. Stat. 1991, 1989 ch. 111 1/2, pars. 1014-1019) [415 ILCS 5/Title IV]. After the effective date of adoption of this Part, no water well, monitoring well or closed loop well as defined above shall be constructed or modified contrary to the provisions of this Part.

(Source: Amended at 18 Ill. Reg. 17634, effective NOV 30 1994)

Section 920.30 General Requirements

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- a) Authorized Constructor. Water wells subject to this Part shall be constructed only by persons having a valid license under the Illinois Water Well and Pump Installation Contractor's License Act (Ill. Rev. Stat. 1989 1991, ch. 111, pars. 7101 et seq.) [225 ILCS 345] unless exempt under provisions of that Act.
- b) Reports. Within 30 days after a water well has been constructed or deepened ~~modified~~, the contractor shall submit a report of construction and pump installation to the Department on such forms as are prescribed and furnished by the Department.
- c) Variance.

1) If conditions exist at a proposed installation site which preclude compliance with the requirements of this Part, the contractor may request a variance by submitting to the Department a written request outlining a specific proposal to be used in lieu of compliance with this Part. The request shall include a plot plan of the property showing lot size, the location of sewers, septic tanks, buildings, seepage fields, and other sources of contamination on the property and adjacent property with distances shown to the proposed well. A description of geological and soil conditions shall also be included. The Department will notify the applicant in writing of its decision either to grant or deny the variance. A variance shall be requested and approved before well construction begins.

2) After a well has been drilled for which a variance has been issued, the contractor shall submit two water samples to the Department laboratory for analysis after the well is completed. The first sample shall be submitted within 30 days; and the second sample shall be submitted within 60 days following completion of the well but not less than 30 days following collection of the first sample. The Department shall approve the variance if the proposal is in accord with accepted public health and sanitary engineering principle and practices, and if the resulting water well pump installation can be expected to provide a continuously safe and sanitary water supply.

3) Examples of location problems which would preclude compliance with this Part would be the proposed location of a well too close to septic tanks, buildings, sewer lines, or barnyards.

4) Examples of public health and engineering principles that would be considered in issuing a variance would be ground surface conditions, depth of the water table, the location of sources of contamination, the ability of the existing soil to remove bacteria, and geologic conditions.

(Source: Amended at 18 Ill. Reg. 17634, effective NOV 30 1994)

Section 920.40 Design Factors

The design of each well shall include the following:

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- a) Natural Protection. Location of the well shall include utilization of every natural protection available to promote sanitary conditions.
- b) Geological Formations. The well construction shall be adapted to the geologic formations and ground water conditions at the site.
- c) Undesirable Geological Formations. Water bearing formations shall be excluded by installing casing or a liner and properly sealing when such formations contain undesirable water or when the primary purpose for the well is to withdraw water from a deeper formation.
- d) Capacity. Capability of the well to produce as much of the desired water quantity as the aquifer or aquifers can safely furnish.
- e) Durability. Construction methods and materials shall provide a durable well capable of maintaining safe water and protecting the aquifer.

f) Pitless Well Adapters. No well casing shall be cut off or cut into below ground surface except to install a pitless well adapter below the frost level. Pitless well adapters shall be pressurized at the point of attachment with the well casing, unless the pitless unit is threaded onto into a well casing coupling. Pitless well adapters shall comply with the requirements of the National Sanitation Foundation (NSF) Standard Number 56 entitled Pitless Well Adapters and shall bear the NSF seal, or shall comply with the requirements of the Pitless Adapter Standard Number 1 dated March 1967 as published by the Water Systems Council and shall be tested and approved as meeting this standard by Allied Laboratories, 716 North Iowa Avenue, Villa Park, Illinois, and shall be listed by the Water Systems Council indicating conformance with the Pitless Adapter Standard Number 1 and shall be listed by the Department as meeting this standard. Pitless well adapters approved by this Department prior to July 17, 1983, shall continue to be approved until January 17, 1992, after which they shall be approved in accordance with this subsection. A list of approved pitless well adapters will be periodically updated and a copy of this list may be obtained from the Department.

g) Well Caps. There shall be no openings through the well cap except for a factory-installed vent, air line connection and power supply wiring unless a proposal is submitted to and approved by the Department. The proposal must show that any entrance into the well cap is watertight. In addition, well caps shall:

- 1) Prevent surface water from entering the water supply.
 - 2) Be secured in position.
 - 3) Be removable with tools only.
 - 4) Be resistant to weathering and corrosion.
- h) Chemical Injection System. Where a chemical injection system is directly connected to a water well used for irrigation, a backflow device shall be installed in accordance with Section 925.40 of the Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925).

(Source: Amended at 18 Ill. Reg. _____, effective

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Section 920.50 Location

a) General. In establishing the location of a well, the constructor shall give consideration to sources of contamination which exist on or adjacent to the premises where the well is to be located. As far as possible, the well shall be located on ground which is higher than sources of contamination and shall have ready access for repairs, maintenance, treatment and inspection. All water wells, except monitoring wells, shall be located in accordance with the minimum distances in subsection (b) and shall be constructed in accordance with the requirements of this Part.

b) Relation to Sources of Contamination. Determination of minimum lateral distances to locate a well from potential sources of contamination, involves evaluation of the character and location of the sources of contamination, types of geologic formations present, depth to the aquifer, direction of ground water flow, effect on the ground water movement by well pumping and possibilities of flooding of the site by surface waters. Based on practice and experience, accepted minimum lateral distances for some common sources of pollution with respect to a well have been established. The lack of specific distances for other possible sources of contamination such as streams, refuse disposal sites, excavations, waste treatment facilities, buried oil and gasoline storage tanks, improperly constructed wells and cisterns, does not minimize their potential hazards. These must be evaluated in each particular situation and a distance arrived at based on the pertinent facts. The Department may be called on for assistance in determining a proper distance.

1) The following minimum lateral distances shall apply for the common sources of contamination listed:

SOURCES OF CONTAMINATION	MINIMUM LATERAL DISTANCES FOR CLAY AND LOAM SOILS
Cess Pools	150 Feet
Closed-Loop Wells	200 Feet
Closed-Loop Wells (Private Well Only; where Where the owner of both the private water well and the closed-loop heat pump well is the same)	75 Feet
Leaching Pit	100 Feet
Pit Privy	75 Feet

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Subsurface Seepage Pipe/Tile From Private Sewage Systems	75 Feet
Manure Piles	75 Feet
Septic Tank	50 Feet
Barneyard or Animal Confinement Lot	50 Feet
Sewers. A well may be located to within 10 feet of a sewer provided the sewer consists of cast iron pipe with water tight mechanical joints or rubber gasket sealed joints which meet ASTM Standard C564-88, or schedule 40 PVC pipe or heavier with solvent welded water tight joints or elastomeric seals (gaskets) used for push-on joints which meet ASTM Standard F477-76.	
Footing Drains (No connection to a sewer or a sump handling sewage)	10 Feet
Pump House Floor Drain	2 Feet
Pits, Crawl Spaces or Basements	5 Feet
Lakes, Ponds, or Streams or Cisterns	25 Feet
Potential Primary Source, Potential Secondary Source, or Potential Route	200 Feet
Potential Primary Source, Potential Secondary Source, or Potential Route, where the owner of the source or route is the same as the private well	75 Feet
Abandoned Wells	200 Feet

- 2) When the upper formations are more pervious, the lateral distances shall be increased (i.e., double the distance for highly pervious gravel formations). (See subsections (b)(3) and (4) for additional requirements.)
- 3) Prohibitions. Beginning January 1, 1990, no new water well may be located within 200 feet of any potential primary or potential secondary source or any potential route, unless some other distance is allowed or required in subsection (b)(1). Where the

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owner is the same for both the well to serve the private water system and a potential secondary source or a potential route, the well shall be no closer than 75 feet from the potential route or potential secondary source, unless some other distance is allowed or required in subsection (b)(1).

- 4) Where the owner of a water well is the same owner of a potential primary source, potential secondary source, or a potential route, the Department shall allow a variance to the minimum separation distances required between a water well and a potential primary source, potential secondary source or a potential route if a demonstration is provided by the owner of the potable water well that applicable protective measures will be utilized to minimize the potential for contamination of the well, and if the resulting well installation can be expected to provide a continuously safe and sanitary water supply in compliance with the Act, this Part and the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900). Applicable protective measures may include ensuring sources of contamination are down grade from the water source or isolation of the potential source of contamination in such a manner as to prevent a route of contamination of the ground water, or isolating the potential source of contamination to prevent accidental introduction of contaminants into ground water. In order to obtain a variance the owner must comply with Section 920.30(c). (Section 6(a) of the Act).

- c) Flood Water. Locations subject to flooding shall be avoided. If no reasonable alternate site exists, wells may be constructed in flood zones providing special protective construction is included. The casing of the well shall terminate not less than two feet above the maximum known flood water elevation.

- d) Relation to Building. With respect to buildings, pits, and basements the location of a well shall be as follows:

- 1) Adjacent to Building. When a well must be located adjacent to a building, it shall be so located that the center line of the well extended vertically will clear any projection from the building by not less than two feet.
- 2) Pits and Basements. New wells shall not be constructed in pits or basements.

(Source: Amended at 18 Ill. Reg. 100.01, effective 10/10/1994)

Section 920.60 Drilled Wells in Unconsolidated Formations

- a) General. Unconsolidated formations such as sand and gravel may extend to or near the ground surface. Generally, however, they lie below the ground surface at varying depths and are covered by an overburden of earth. The kind, nature and depth of the overburden are factors in determining how a well shall be constructed.
- b) Unconsolidated Formations with Non-Stable Overburden. Wells

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constructed in unconsolidated formations which extend the full depth of the well shall have a permanent casing installed governed by the pumping level in the finished well. For pumping levels greater than 20 feet below the ground surface, the casing shall extend 5 feet below the pumping level. For pumping levels 20 feet or less below the ground surface, the casing shall extend 10 feet below the pumping level. Under no conditions shall there be less than 20 feet of permanent casing installed. (See Illustration A.)

c) Unconsolidated Formations with Stable Overburden. Wells constructed in geological formations such as sand and gravel which lie below clay, glacial till or other relatively stable soil shall have a casing installed governed by the pumping level. For pumping levels greater than 20 feet, the casing shall extend 5 feet below the pumping level. For pumping levels 20 feet or less, the casing shall extend 10 feet below the pumping level. Under no conditions shall there be less than 20 feet of permanent casing installed. Since the stable overburden cannot be expected to form a continuous contact seal with the casing, sealing of the annular opening between the casing and the drill hole must be effected. This can be accomplished by constructing an upper drill hole having a diameter four inches greater than the inner diameter of the casing to be installed and extending to a depth of at least 20 feet. The upper drill hole shall be sealed with ~~drill cuttings~~ clay slurry, bentonite grout or cement grout after the casing is in place. (See Illustration B.)

d) Gravel Wall Construction. When an over-sized drill hole is constructed to permit the placement of a gravel wall around the well screen, the annular opening between the casing and drill hole shall be sealed in the top 20 feet or 20 feet below the point of pitless adapter attachment with concrete, neat cement or bentonite grout. If a permanent outer casing is installed, it shall extend to a depth of at least 20 feet and depending on the formations present, the annular opening between the drill hole and the outer casing shall be sealed with ~~drill cuttings~~ clay slurry, bentonite, or cement grout. The annular opening between inner and outer casings shall be sealed with concrete, bentonite or cement grout in the upper 20 feet or 20 feet below the point of pitless adapter attachment. (See Illustration C.)

- 1) All gravel placed in the well shall be clean, washed and disinfected prior to placement or provisions made for disinfection in place.
- 2) Gravel refill pipes may be installed if they terminate above ground surface and are provided with watertight caps.
- 3) Wells designed for placement of an artificial gravel pack shall be provided with an adequate screen having openings sized on the basis of the grain size of the gravel. The well shall be developed to insure free entry of water without sediment.

(Source: Amended at 18 Ill. Reg. effective
NOV 30 1994)

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Section 920.70 Drilled Well Construction in Consolidated Formations

a) Creviced Formations - Drift or Earth Cover Less Than 30 Feet. Creviced or cracked limestone or dolomite which is the upper bedrock formation and is overlain by a mantle of earth having a thickness less than 30 feet, shall be used as a source of ground water supply when constructed by one of the following methods:

- 1) Where the drift or earth mantle cover is less than 30 feet in thickness, the well casing shall extend to a depth of at least 40 feet below ground level. The diameter of the drill hole shall be a minimum of two inches greater than the inner diameter of the casing. The annular space shall be pressure cement grouted as provided for in Section 920.90(g), or pressure bentonite grouted.
- 2) Where the well is drilled to obtain water from a lower formation the casing shall extend at least through the creviced formation and be seated in firm rock. The diameter of the drill hole through the creviced formation shall be a minimum of two inches greater than the inner diameter of the casing. The annular space shall be pressure cement grouted as provided in Section 920.90(g). When an outer casing is left in place, the annular space between the casings shall be pressure cement grouted and the annular opening around the outer casing shall be sealed with ~~drill cuttings~~ clay slurry, bentonite, or cement grout. (See Illustration D.)

b) Drift or Earth Mantle Cover Over 30 Feet in Thickness. Where the earth mantle cover is greater than 30 feet in thickness, the casing shall be fitted with a drive shoe and be driven to a firm seat in the limestone or dolomite and the annular space around the casing through the earth mantle sealed with ~~drill cuttings~~ clay slurry, bentonite or cement grout. Plastic casing shall be installed as required in Section 920.70(d). (See Illustration E.)

c) Flowing Artesian Well. Initial drilling operations shall extend into but not through the formation confining the water. The casing shall be installed and the annular opening between drill hole and casing pressure sealed with cement or bentonite grout and allowed to set in accordance with Section 920.90(g)(4). The hole shall then be extended into the artesian formation. Flow control from the well shall be provided by valved pipe connections, watertight pump connections, or receiving reservoirs set at an altitude corresponding to the artesian head.

d) Plastic Casing Installations. When plastic well casing is installed, the drill hole shall be a minimum of two inches greater than the inner diameter of the casing. The pipe spigot and socket shall be cleaned and treated with a cleaner-primer. Joints shall be solvent cemented with a quick setting cement. Other types of joints may be evaluated and approved by the Department. There shall be no penetrations through the inner casing. A coupling shall be cemented on the bottom of the casing to stabilize it in the hole. A steel nipple five to ten feet long may be used on the bottom of the casing in lieu of the

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coupling. In rock wells, the casing shall be set into the rock a minimum of three feet to prevent leaking around the end of the casing. In areas where the water is obtained at the rock surface, the casing shall be set just above the rock. A formation packer shall be installed just above the bottom of the casing. The annular opening between the casing and wall of the drill hole shall be sealed in accordance with Section 920.70(a)(1) with bentonite slurry or neat cement grout for both rock and drift wells.

(Source: Amended at 18 Ill. Reg. 17684, effective 004)

Section 920.80 Special Type Wells

a) General. Wells in this classification are dug, bored, driven, and radial collector. The choice of any one of these as opposed to a drilled well is largely dictated by the characteristics of the water bearing formations or aquifers in the local areas.

b) Bored or Dug Well - Well Not Finished With Buried Slab. Bored or dug wells that are not finished as buried slab wells shall comply with the following: (See Illustration F.)

1) Annular Opening. The open space between the excavation and the installed casing shall be grouted with concrete. The concrete shall be a minimum of six inches thick and be poured without construction joints from the ground surface to a minimum of ten feet below ground level. The contractor shall be responsible for the installation of the concrete grout. The diameter of the well bore below the grouting shall be a minimum of four inches greater than the outside diameter of the well casing and shall be filled with pea gravel to the well bottom.

2) Upper Terminal. The casing shall extend at least 8 inches above finished ground surface. A cover slab at least four inches thick, adequately reinforced and having a diameter sufficient to extend to the outer edge of the casing shall be provided. The slab shall be constructed without joints. The top of the slab shall be sloped to drain to all sides and a watertight joint made where the slab rests on the well casing. A manhole, if installed, shall consist of a curb cast in the slab and extending four inches above the slab. The manhole shall have a watertight cover having sides which overhang the curb at least two inches.

A) A vent shall consist of pipe extending above the slab with the open end turned down and not less than six inches above the slab. The open end shall be covered with 24 mesh or finer screen of durable material.

B) Adequate sized pipe sleeve or sleeves shall be cast in place in the slab to accommodate the type of pump or pump piping proposed for the well.

c) Bored or Dug Well - Buried Slab Construction. The well casing shall be terminated at a depth of 10 feet or more below the ground surface.

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Well casing shall meet the requirements in Section 920.90. This casing shall be firmly imbedded in or connected to a pipe cast in a reinforced buried concrete slab. The casing shall be a minimum of four inches in diameter and extend from the concrete slab to at least eight inches above finished ground surface. The annular opening between the casing pipe and the well bore shall be filled with clean earth thoroughly tamped to minimize settling, and mounded to drain away from the well. The contractor shall be responsible for the installation of the backfill. If a pitless adaptor is scheduled to be installed within seven calendar days, the earth backfill may terminate one foot below the frost level. The diameter of the well bore below the buried slab shall be a minimum of four inches greater than the outer diameter of the well casing and shall be filled with pea gravel to the well bottom. (See Illustration G.)

d) Driven Well. The well point, drive pipe and joints shall be structurally suitable to prevent rupture during the driving of the well. If aids to driving are used, such as an augered starting hole or water jetting, the annular space around the drive pipe shall be sealed with cement grout or puddled clay. The type of pump proposed for the well will determine how the top ten feet or more of the well shall be completed. If the working barrel of a hand pump is to be located below ground surface, the upper portion of the well shall be enclosed in steel or iron casing pipe to a point below the barrel. So called "frost pits" curbed with stone, brick, tile, etc., are prohibited.

1) A minimum of 10 ft. of casing shall be provided for the drop pipe. (See Illustration H.)

2) Driven wells shall not be constructed in basements.

3) Well seals or pitless adapter units shall be employed in accordance with the Illinois Water Well Pump Installation Code.

4) Driven wells shall be installed in accordance with Illustration H. The casing used in driven wells shall be in compliance with Table A or Table B.

5) The drop pipe shall extend below the pumping level and shall be at least 20 feet in length.

e) Radial Collector Well. Approval of plans for the well shall be obtained from the Department before construction. Factors that will be considered for approval of a radial collector well will include depth of well, types of soil formations, location of well and sources of potential contamination in the surrounding area.

(Source: Amended at 18 Ill. Reg. 17684, effective 004)

Section 920.90 Construction Materials and Other Requirements

a) Casing and Liner Pipe. In selection of casing and liner pipe, consideration shall be given to the stress to which the pipe will be subjected during construction and the corrosiveness of the water with

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which it comes in contact. Used or reject pipe shall not be used.

- 1) Steel well casing shall meet one of the following standards: American Society For Testing Materials (ASTM) A-53-90B A-53-93A, A-589-90A A-589-93, or American Petroleum Institute 5L, March, 1982 Edition and conform to the minimum standards given in Table A.
- 2) Plastic well casing and liners shall meet the requirements of ASTM Standard F480-90B1 and the National Sanitation Foundation (NSF) Standard Number (NSF) 14-1990, Plastic Piping System Components and Related Materials. Evidence of compliance shall be inclusion in the current NSF listing and display of the NSF seal on each section of casing, and marking the casing in accordance with the requirements of ASTM Standard F-480-90B F-480-94.
- 3) Plastic well casing and liners must be Standard Dimension Ratio (SDR) rated and conform to the minimum requirements given in Table B.
- b) Outer Casing. Casing intended for construction purposes only shall be of weight and design as necessary to be watertight and permit installation without distortion or rupture to the specified depth and shall be removed upon completion of the well.
- c) Joints. All casing and liner pipe joints shall be watertight. When the water well casing is to be extended, the joint shall be a threaded coupling or welding if the casing is metal, or the joint shall be solvent welded if the casing material is plastic.
- d) Screens. Screen openings shall provide the maximum amount of open area consistent with strength of screen and the grading of the water bearing formation or gravel pack. The openings shall permit maximum transmitting ability without clogging or jamming. Screens shall be made of non-corrosive material.
- e) Drive Shoe. Pipe that is to be driven shall be equipped with a drive shoe.
- f) Grouting Guides. Protective Casing that is to be pressure grouted in the drill hole or annular opening shall be provided with a centering shoe and shall have sufficient guides or centralizers to permit the unobstructed flow and deposition of the thickness of grout specified.
- g) Pressure Grouting. Procedures and materials for grouting shall be as follows:
 - 1) Concrete Grout. The mixture shall consist of cement, sand and water, in the proportion of one bag of cement (94 pounds), and an equal volume of dry sand to not more than 6 (six) gallons of clean water.
 - 2) Neat Cement Grout. The mixture shall consist of one bag of cement (94 pounds) to not more than six gallons of clean water. Additives such as bentonite or aquajel or similar materials may be added up to 6% by weight to increase fluidity and to control shrinkage.
 - 3) Bentonite Grout. The mixture shall consist of a minimum of 20%

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solids bentonite clay and water which is an equivalent of 9.4 pounds/gallon.

- 4) Application. All cement or bentonite grouting shall be performed by adding the mixture from the bottom of the annular opening upward in one continuous operation until the annular opening is filled or to the point of pitless adapter attachment. Bentonite, aquajel, or similar materials may be added to the annular opening in the manner indicated for grouting, prior to the cement grouting, to seal any small crevices or fissures and assure that the annular space is open.
- 5) Setting Time. Drilling operations shall not be resumed until the cement grout has set and hardened for at least 48 hours when hi-early strength cement is used and at least 72 hours when regular cement is used. Setting time may be reduced from 48 hours with hi-early strength cement and 72 hours with regular cement by addition of manufacturers' approved chemicals and following manufacturers' recommendations for setting time.
- h) Plumbness and Alignment. The bore of the hole shall be sufficiently plumb and straight to receive the casing without binding. The casing shall be sufficiently plumb and straight that it will not interfere with installation and operation of the pump.
- i) Construction Water. Water used in the drilling process shall be obtained from a source which will not result in contamination of the well. All such water shall be treated so as to maintain a free chlorine residual as an extra precaution.

(Source: Amended at 18 Ill. Reg. 17684, effective Nov 20 1994)

Section 920.100 Finishing and Testing

- a) Upper Terminal. The casing or riser pipe shall be terminated at a height above ground surface consistent with proposed plans for a pump house and pump installation but not less than 8 inches above ground surface or 24 inches above maximum high water level where flooding occurs. The well shall be capped watertight until pump installation is made.
- b) Disinfection. Only after the well has been effectively cleaned of all remaining drilling mud and drill cuttings can the well be disinfected. The well contractor shall be responsible for properly disinfecting the well upon completion. Disinfection shall also be done after the pump installation is completed. Sufficient chlorine shall be introduced to give a dosage of 100 parts per million to the water in the well.
 - 1) Drilled wells. The disinfection of drilled wells shall be accomplished in accordance with the following:

DIAM. WELL IN INCHES	GALLONS PER FT.	AMOUNT OF DISINFECTANT REQUIRED FOR EACH 100 GALLONS OF WATER
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Amount of 70% Hypochlorite granules to use per foot of water (in ounces)	1	2	3	4	6	8	12

- A) The amount of disinfectant required is determined primarily by the amount of water in the well. The table above shows the amount of the chlorine to use for each foot of water in the well, according to its diameter.
- B) To determine the exact amount of bleach to use, multiply the amount of disinfectant indicated as determined by the well's diameter times the number of feet of water.
- C) This total amount of bleach shall be added to approximately 10 gallons of water, and splashed around the lining, or wall of the well. Be certain that the solution has contacted all parts of the well, using the entire amount of disinfectant. Seal the top of the well.
- D) When this is done, pump enough water so the strong chlorine odor is evident. When the odor is detected, stop the pumping and allow the solution to remain in the well overnight.
- E) After standing, operate the pump, discharging water from all outlets until all chlorine odor disappears. Faucets on fixtures discharging to septic tank systems shall be throttled to a low flow to avoid overloading the disposal system.
- 3) Water Samples. Upon completion of a new well or modification of an existing well, the contractor shall give the owner information prepared by the Department explaining the importance of water well sampling, procedures for sampling, and how the water can be tested to assure a safe supply of water.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 20 1994)

Section 920.110 Modification of Wells

- a) General. Wells constructed prior to the adoption of this Part may not meet the criteria established. When a well is to undergo modification, reconstruction, or repair, the work shall include those changes necessary to make the well conform to this Part. Where existing wells have buried well seals, the seal shall be replaced with a pitless well adapter or the casing shall be extended above the ground surface in accordance with Section 920.90(c) when the existing well seal is removed.

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	LAUNDRY BLEACH (5.25% CHLORINE)	HYPOCHLORITE GRANULES (70% CHLORINE)
3	.37	
4	.65	
5	1.0	
6	1.5	
8	2.6	
10	4.1	
12	6.0	

1 cup = 8 oz. measuring cup
(2 cups = 1 pt.; 4 cups = 1 qt.)
1 oz. = 1 heaping tablespoon granules
(16 oz. = 1 lb.)

- A) Determine the amount of water in the well by multiplying the gallons per foot by the number of feet of water in the well.
- B) For each 100 gallons of water in the well, use the amount of chlorine liquid or compound given in the above tables. Mix this total amount in about 10 gallons of water. If dry granules or tablets are used, they may be added directly to drilled wells.
- C) Pour this solution into the top of the well before the seal is installed.
- D) Connect one or more hoses from faucets on the discharge side of the pressure tank to the top of the well casing and start the pump, recirculating the water back into the well for at least 15 minutes. Then open each faucet in the system until a chlorine smell appears. Close all faucets. Seal the top of the well.
- E) Let stand for several hours, preferably overnight.
- F) After standing, operate the pump, discharging water from all outlets until all chlorine odor disappears. Faucets on fixtures discharging to septic tank systems should be throttled to a low flow to avoid overloading the disposal system.
- 2) Dug/Bored Wells. The disinfection of dug/bored wells shall be accomplished in accordance with the following:

Diameter of well (in feet)	3	4	5	6	7	8	10
Amount of 5.25% laundry bleach to use per foot of water (in cups)	1 1/2	3	4	1/2	6	9	12 18

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b) Well Pits.

- 1) No new well pits shall be allowed.
- 2) Existing pits will be accepted if the following conditions exist:
 - A) The well pit shall be structurally sound and watertight. The casing shall extend at least twelve (12) inches above the pit or basement floor and have a well seal to prevent contaminants from entering the well.
 - B) A watertight manhole and cover must be provided for the well pit.
- 3) No existing well pit shall be modified to comply with subsection (b)(2) above. Existing pits which are not in compliance with subsection (b)(2) shall be eliminated. The floor or one wall of the pit shall be broken or removed and the pit filled with compacted earth.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.120 Abandoned Wells

a) Abandonment of Wells.

- 1) The owner of a water well, boring, or monitoring well shall assure that such well is sealed within thirty (30) days after it is abandoned and when the well is no longer used to supply water or is in such a state of disrepair that the well or boring has the potential for transmitting contaminants into an aquifer or otherwise threatens the public health or safety ~~no longer used for the purpose for which it was intended~~. The Department shall grant an extension of this time provided the owner submits a written request to the Department indicating the reasons for the request and an estimate of time in which the well will be either sealed or reused. In granting an extension, the Department must be assured that applicable protective measures will be taken and the methods and materials will be in compliance with the Act and this Part. Applicable protective measures may include ensuring that sources of contamination are down grade from the water source, ensuring isolation of the potential source of contamination in such a manner as to prevent a route of contamination of the ground water, or isolating the potential source of contamination to prevent accidental introduction of contaminants into ground water.
- 2) Water wells shall be sealed by a licensed water well driller pursuant to the Water Well and Pump Installation Contractor's License Act. ~~A person~~ An individual who is not so licensed may seal a well, provided the well is located on land which is owned or leased by such individual and is used by such individual for farming purposes or as such individual's place of abode and provided a request is made to the Department or local health department prior to the commencement of sealing indicating how

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the water well is to be sealed and the materials to be used. The Department or local health department shall grant approval when requested prior to the commencement of sealing if the methods and materials are in compliance with this Section.

- b) Sealing Requirements. Water wells, borings, or monitoring wells which are abandoned shall be sealed by placing the sealing materials from the bottom of the well to the surface by methods that will avoid segregation or dilution of material in accordance with the following requirements:

- 1) Non-creviced, Consolidated formations. Wells extending into non-creviced sandstone, or other water bearing consolidated formations shall be sealed by filling the well with disinfected clean ~~sand-free-of-mud-or-dirt~~ or with pea gravel or limestone chips to within 10 feet below the top of the water bearing formation or to within 10 feet of the bottom of the casing, whichever is less. Disinfection shall be accomplished by treating the area of the well which penetrates the aquifer in accordance with Section 920.100(b). Neat cement containing bentonite or aquajel from 2% to 6% by dry weight or pure bentonite in any form shall be placed for a minimum of 20 feet above this point ~~or to the top of the water-bearing formation, whichever is greater~~. An A-clay-sturry or impervious material shall be used to fill the upper part of the well to the surface.
- 2) Creviced formations. Wells extended into creviced formations shall be sealed by filling with disinfected clean pea gravel or limestone chips to within 10 feet below the top of the water bearing formation or to within 10 feet below the bottom of the casing whichever is less. Neat cement containing bentonite, aquajel from 2% to 6% by dry weight, or pure bentonite in any form shall be placed for a minimum of 20 feet above this point ~~or to the top of the aquifer, whichever is greater~~. An A-clay-sturry or impervious material shall be used to fill the upper part of the well to the surface.
- 3) Unconsolidated formations. In the event the water bearing formation consists of coarse gravel and producing wells are located nearby, the well shall be sealed by filling with disinfected clean pea gravel or limestone chips to 10 feet below the top of water bearing formation. Neat cement containing bentonite or aquajel, from 2% to 6% by dry weight, or pure bentonite in any form shall be placed for a minimum of 20 feet above this point. An clay or impervious material shall be used to fill the remaining upper part of the well to the surface. Abandoned wells extending only into unconsolidated formations near the surface can be sealed by completely filling with concrete, cement grout, neat cement or impervious material clay.
- 4) More than one water bearing formation. Where wells extend into more than one water bearing formation, each water bearing formation shall be sealed independently in the manner described in this Section depending upon the type of formation encountered.

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A neat-cement plug consisting of neat cement containing bentonite or aquajel from 2% to 6% by dry weight, or pure bentonite in any form, shall be placed a minimum of 10 feet above and below at all intermittent water bearing formations except artesian wells and artesian formations. Disinfected clean pea gravel or limestone chips shall be placed in each water bearing formation between plugs. When the lower formation has an upflow of water into the upper formation, a pressure seal is required to shut off the upflow while the plug is placed and allowed to set. An A-clay slurry-or-other impervious materials material shall be used to fill all other parts of the well between plugs and the upper part of the well to the surface.

- 5) Artesian wells. In such wells, a cement retainer shall be used with pressure grouting equipment utilized to place cement grout. Neat cement containing bentonite or aquajel from 2% to 6% by dry weight shall be placed for a minimum of 10 feet below and 10 feet above the water bearing formation. An A-clay-slurry-or-other impervious materials material shall be placed used to fill the upper part of the well to the surface.
- 6) Where the well casing consists of brick, stone, concrete blocks, porous tile, or other porous material, the casing shall be removed to a depth of at least three (3) feet below the surface.
- 7) In lieu of any of the requirements in subsection (b)(1) through (6), wells may be sealed by grouting from the bottom up by using neat cement containing bentonite or aquajel from 2% to 6% by dry weight or combination thereof, or pure bentonite in any form. This material shall be applied the full depth of the well and shall terminate within three feet of the ground surface. Where geologic data does not exist for a particular abandoned drilled water well, such water well shall be sealed from the bottom up to 3 feet below final grade by using neat cement containing bentonite or aquajel from 2% to 6% by dry weight or combination thereof, or pure bentonite in any form.
- c) Non-Producing well. Where a water well is drilled and a water bearing formation is not located, the water well shall be filled with clay, drill cuttings, or neat cement containing bentonite, aquajel or similar materials from 2% to 6% by weight, or pure bentonite in any form by the water well driller not more than ten (10) calendar days after the well has been drilled.
- d) The well casing shall be removed to at least 3 feet below final grade, except where the well terminates with a concrete slab. The pump and drop pipe shall be removed.
- e) Notification.
 - 1) The Department, approved local health department, or approved unit of local government shall be notified by telephone or in writing at least 48 hours prior to the commencement of any work to seal a water, or monitoring well.
 - 2) A sealing form shall be submitted to the Department or approved local health department the-Department-shall-be-notified when a

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water, boring, or monitoring well is sealed by the individual performing the sealing by-the-owner-of-the-well not more than 30 days after the well is sealed. The following shall be submitted on forms provided by the Department:

- A) the date the water, boring or monitoring well was drilled;
- B) depth of the water, boring or monitoring well and diameter;
- C) location of the water, boring or monitoring well;
- D) type of sealing method used;
- E) original water well permit number if available;
- F) date the water, boring or monitoring well was sealed;
- G) type of water well (bored boring, dug, driven or drilled);
- H) whether the formation is clear of obstructions;
- I) casing record (explanation of the required removal); and
- J) water well driller's license number and name.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.130 Permit Requirements

- a) Permit. Effective January 1, 1990, a permit to construct or deepen a water well must be obtained from the Department or approved local health department prior to construction.
- b) Application. Application for a permit shall be made on the forms provided by the Department or approved local health department. All applications for permit shall include a plan and drawing of the proposed construction. At a minimum the plan must include:
 - 1) a drawing indicating lot size, direction of slope, location of property lines and distances from proposed well construction with dimensions to septic tanks, location-of-any abandoned wells, property lines, seepage fields, sewers, and all other sources of contamination, and an indication of the type of contamination source;
 - 2) water well driller's license number and name;
 - 3) estimated daily pumping capacity;
 - 4) the location of the water well including, county, city, street address or lot number, township, range, directions to the site (i.e., subdivision lot number, highway number, secondary roads, signs to follow, etc.), and section;
 - 5) name and address of the owner of the well;
 - 6) type of well to be constructed (bored, dug, or drilled or driven);
 - 7) an estimate of the depth of the well; and
 - 8) type of well (i.e., non-potable use well such as an irrigation, livestock or industrial water well, agricultural-well, private water well, semi-private water well, or non-community public water well).
- c) Expiration. A permit is void if construction has not commenced within one year of date of issuance.

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- d) Water Well Fee. The fee to be paid for a permit to construct or deepen a water well shall be \$100.00 75-00.
- e) The Department shall grant permit requests which meet the requirements of the Act and this part. The Department's standards for denial of a permit request are set forth in subsection (f).
- f) Groundwater Contamination.

1) The Department shall deny the approval of a permit request when available information indicates that the groundwater aquifer contains contamination which exceeds the Class I groundwater standards adopted in the Groundwater Quality Standards Code (35 Ill. Adm. Code 620) ~~renders the water unsafe under the Department's Drinking-Water-Systems Code 477-411-Adm-Code-9007~~. A potential public health problem may be detected on the basis of a sanitary survey, laboratory analyses, location of known sources of pollution, condition of water supply, type of construction or information from previous well owners which might indicate the water would be too hazardous to drink.

2) The Department shall grant approval of a request for a permit when approved treatment is shown to reduce contaminant levels below the levels of recognized health advisories or established by the Department and the federal government and referenced below. Such treatment includes, but is not limited to, sampling for additional contaminants, more frequent sampling for contaminants, or imposing of maximum contaminant levels specified in the Department's Drinking Water Systems Code (77 Ill. Adm. Code 900), ~~National Primary Drinking-Water-Regulations 146-CFR 411-412-442-443-444-445-446-447-448-449-450-451-452-453-454-455-456-457-458-459-460-461-462-463-464-465-466-467-468-469-470-471-472-473-474-475-476-477-478-479-480-481-482-483-484-485-486-487-488-489-490-491-492-493-494-495-496-497-498-499-500-501-502-503-504-505-506-507-508-509-510-511-512-513-514-515-516-517-518-519-520-521-522-523-524-525-526-527-528-529-530-531-532-533-534-535-536-537-538-539-540-541-542-543-544-545-546-547-548-549-550-551-552-553-554-555-556-557-558-559-560-561-562-563-564-565-566-567-568-569-570-571-572-573-574-575-576-577-578-579-580-581-582-583-584-585-586-587-588-589-590-591-592-593-594-595-596-597-598-599-600-601-602-603-604-605-606-607-608-609-610-611-612-613-614-615-616-617-618-619-620-621-622-623-624-625-626-627-628-629-630-631-632-633-634-635-636-637-638-639-640-641-642-643-644-645-646-647-648-649-650-651-652-653-654-655-656-657-658-659-660-661-662-663-664-665-666-667-668-669-670-671-672-673-674-675-676-677-678-679-680-681-682-683-684-685-686-687-688-689-690-691-692-693-694-695-696-697-698-699-700-701-702-703-704-705-706-707-708-709-710-711-712-713-714-715-716-717-718-719-720-721-722-723-724-725-726-727-728-729-730-731-732-733-734-735-736-737-738-739-740-741-742-743-744-745-746-747-748-749-750-751-752-753-754-755-756-757-758-759-760-761-762-763-764-765-766-767-768-769-770-771-772-773-774-775-776-777-778-779-780-781-782-783-784-785-786-787-788-789-790-791-792-793-794-795-796-797-798-799-800-801-802-803-804-805-806-807-808-809-810-811-812-813-814-815-816-817-818-819-820-821-822-823-824-825-826-827-828-829-830-831-832-833-834-835-836-837-838-839-840-841-842-843-844-845-846-847-848-849-850-851-852-853-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869-870-871-872-873-874-875-876-877-878-879-880-881-882-883-884-885-886-887-888-889-890-891-892-893-894-895-896-897-898-899-900-901-902-903-904-905-906-907-908-909-910-911-912-913-914-915-916-917-918-919-920-921-922-923-924-925-926-927-928-929-930-931-932-933-934-935-936-937-938-939-940-941-942-943-944-945-946-947-948-949-950-951-952-953-954-955-956-957-958-959-960-961-962-963-964-965-966-967-968-969-970-971-972-973-974-975-976-977-978-979-980-981-982-983-984-985-986-987-988-989-990-991-992-993-994-995-996-997-998-999-1000~~ in recognized public health advisories concerning the safety of drinking water issued by the Department or U.S.E.P.A.

- g) Notification. Effective January 1, 1990, any person who constructs or deepens a water well for which a permit has been issued under this Part, shall notify the Department, or approved local health department, or approved unit of local government by telephone or in writing at least two days prior to commencement of the work.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.140 Administrative Hearings

All Any administrative hearing hearings shall be conducted in accordance with the Department's Rules of Practice and Procedures in Administrative Hearings (77 Ill. Adm. Code 100).

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.150 Designation of Agents of the Department

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- a) The Department may designate and use full-time municipal, district, county, or multi-county health departments as its agents for the purpose of performing inspections of water well construction, investigating complaints, inspecting existing water wells and inspecting the work of water well drillers. Such health departments which desire approval as an agent shall make such request in writing to the Department.
- b) The Department shall designate such health departments as its agent provided the health department agrees to issue permits for the construction of all new water wells, perform inspections of all water wells for which a permit has been issued by the health department, inspect all non-community public water supplies, and inspects the sealing of all abandoned water wells and enters into a written agreement with the Department for the conduct of an inspection program.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.160 Issuance of Water Well Permits by Units of Local Government or Local Health Departments

- a) Approval. A unit of local government or local health department may issue water well construction permits provided such units of local government or local health department adopt an ordinance which requires the unit of local government to issue water well permits, and which establishes a system for the inspection of water well construction and regulation and provided such ordinance is approved by the Department. The unit of local government or local health department may charge a permit fee not to exceed \$100.00.
- b) In order to receive approval of an ordinance, the unit of local government or local health department must submit a request for approval from the Department and must submit a copy of such ordinance including all amendments. The ordinance shall be approved by the Department provided the ordinance:

- 1) has been adopted by the unit of local government or local health department and shall be in effect
 - 2) adopts the Illinois Water Well Construction Code (77 Ill. Adm. Code 920) and the Illinois Water Well Pump Installation Code (77 Ill. Adm. Code 925)
 - 3) requires the inspection by the unit of local government or local health department of each water well for which a permit is issued and the sealing of each abandoned water well, boring, or monitoring well within its jurisdiction. The unit of local government or local health department shall enter into a written agreement with the Department to conduct inspections.
- c) Required Information. An approved unit of local government or local health department which has an ordinance approved by the Department in accordance with subsection (a) of this Section shall submit to the

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Department the information listed in Section 920.130(b) of this Part for each water well permit issued. This information shall be submitted within 30 days of issuance of the date of issuance of the permit and shall be submitted on forms provided by the Department.

(Source: Amended at 18 Ill. Reg. 17034, effective 1/1/94)

Section 920.170 Monitoring Wells

This Section shall apply to all monitoring wells, except those wells installed to monitor chemicals leaking from underground storage tanks which are installed within the excavation made for the installation of the underground storage tank.

a) Casing. All monitoring wells shall have casing which meets the requirements of Section 920.90(a), except where the design specifications require the use of another material. Threaded joints shall be required where plastic casing is used. Casing must be clean, free of rust, grease, oil or contaminants and be composed of materials, including but not limited to steel and plastic, that will not affect the quality of the water sample. All casing shall be watertight. The casing shall be centered in the borehole, be free of any obstructions and allow sampling devices to be lowered into the well.

b) Well Screen. All monitoring well screens shall be constructed of non-corrosive and non-reactive material. All well screens shall be permanently joined to the well casing and shall be centered in the borehole.

c) Filter Packs. All monitoring wells installed in unconsolidated material shall be constructed with filter packs. When used, the filter pack shall be the only material in contact with the well screen.

1) The filter pack shall consist of sand or gravel. The sand or gravel used for filter packs shall have an average specific gravity of not less than 2.50. The filter pack material shall be sized to match the screen slot size and the surrounding formation to prevent the formation materials from entering the screen. The sand or gravel shall be free of clay, dust and organic matter. Crushed limestone, dolomite or any material containing clay or any other material that will adversely affect the performance of the monitoring well shall not be used as filter pack.

2) Installation. The filter pack shall extend a maximum of 6 inches below the bottom of the screen to 2 feet above the top of the screen. For water table observation wells constructed in areas where the depth to the water table is less than 5 feet, the required filter pack height above the top of the well screen may be reduced to 6 inches to allow for the required amount of annular space sealant to be placed.

d) Grouting Requirements. All materials and procedures used in the

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installation of annular seals for groundwater monitoring wells shall meet the requirements of this Section. The annular sealing material above the filter pack shall prevent the migration of fluids from the surface and between aquifers. Sealing material shall be chemically compatible with anticipated contaminants.

1) Annular Space Seal. All monitoring wells shall be installed with an annular space seal. The annular seal shall extend from the top of the filter pack to the surface.

2) Above Ground Surface Completion. Where the monitoring well does not terminate flush with the ground surface in accordance with Section 920.170(d)(3), the casing shall extend at least 8 inches above the ground surface. The top of the casing shall be provided with a locking cap. If the monitoring well is located in a floodplain, the cap shall be watertight. Protective devices, such as rings of brightly colored posts around the well, shall be installed in areas where the casing is likely to be struck by farm vehicles or by individuals who are unaware of the existence of the well.

3) Ground Surface Completion. Monitoring well casing may terminate at the ground surface provided a flush-mounted well completion pipe is installed over the casing. The flush-mounted completion pipe shall consist of a metal casing at least four inches larger in diameter than the well casing. Monitoring wells terminating at the surface may be allowed only in areas traveled by vehicles. The flush-mounted well completion pipe shall have a water tight seal and the annular opening ~~seal~~ around the well completion pipe shall be grouted. The well casing shall be sealed with a watertight locking cap.

e) Drilling Methods and Fluids. The drilling method shall introduce the least possible amount of foreign material into the borehole, produce the least possible disturbance to the formation and permit the proper construction and development of the required diameter well. Water from a source free of bacterial and chemical contamination shall be used in the drilling fluid mixture.

f) Disposal and Decontamination.

1) All drill cuttings and fluids and surge and wash waters from borehole and monitoring well construction and development shall be disposed of in a manner which will not result in contamination of the immediate area or result in a hazard to individuals who may come in contact with these materials.

2) All monitoring well construction equipment shall be decontaminated by washing and triple rinsing or high pressure heat cleaning to prevent cross-contamination of monitoring wells or in accordance with design specifications, whichever is more stringent.

g) Special Circumstances and Exceptions.

1) The Department may require more restrictive or alternative well material, assembly or installation if the contaminant concentrations or geologic setting require alternative

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construction.

- 2) Variances to the requirements of this subsection may be approved by the Department prior to installation or abandonment. A variance request shall state the reasons why compliance with the rule is impractical or impossible. The Department shall approve a variance when it can be shown that the particular contaminant or drilling method requires alternative materials or procedures to safeguard against contamination of the groundwater.
- h) Abandonment or Decommissioning of Monitoring Wells. All abandoned monitoring wells shall be sealed in accordance with Section 920.120.
- i) Reporting. Within 30 days after a monitoring well has been constructed or abandoned, the owner, designer or consulting firm shall submit a report of construction or abandonment to the Department on such forms as are prescribed and furnished by the Department.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.180 Closed-Loop Wells

- a) Construction. Each closed-loop well shall be grouted from a minimum of 30 feet below the top of the well upward in one continuing pour. Grouting materials shall consist of neat cement, or neat cement containing bentonite or aquajel from 2% to 6% by dry weight, or pure bentonite in any form ~~the materials listed and be performed in accordance with Section 920.120(b)~~. Closed-loop wells shall not be located closer than 200 feet from a water well, except when the well is a private water system well and when the owner is the same for both the water well and the closed-loop well, in which case the water well shall not be closer than 75 feet from the closed-loop well.
- b) Piping Pressure. The liquid in the closed-loop piping shall be maintained under pressure. The equipment shall be designed to shut down if there is any pressure loss in the system. The system must be pressure tested at a minimum pressure of 20 pounds per square inch by the installer after installation to ensure that there are no leaks in the piping or in the equipment system.
- c) Coolant. The solution used as coolant or the liquid which is pumped through the closed-loop well piping must be methanol, ethanol, propylene glycol, calcium chloride or ethylene glycol. These chemicals may be used only in concentrations of 20% or less. When copper piping is utilized, the coolant shall be hydrochlorofluorocarbon-22, or any equivalent refrigerant with less ozone depletion potential.
- d) Piping. All plastic piping shall be watertight and shall conform to ASTM D2666-89, D2447-89, D3035-91~~89A~~. All copper piping system and joints shall be watertight and conform to UL 995. All joints in plastic piping shall be heat fusion welded.
- e) Abandonment. All vertical piping in closed-loop wells which is abandoned shall be physically disconnected from the horizontal piping

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and filled with bentonite or neat cement grout by pressure grouting. ~~All joints in piping shall be heat fusion welded.~~ All horizontal piping which is abandoned shall be removed or the coolant must be drained from the piping and disposed of off-site in accordance with State and local laws.

- f) Horizontal Piping Distances to Water Wells. Horizontal piping in a closed-looped system shall not be closer than 25 feet to any water well.

- g) Distances to Sources of Contamination. Closed-loop wells shall not be closer to the sources of contamination listed in Section 920.50(b)(1) than the distances to water wells specified in this Section.

(Source: Amended at 18 Ill. Reg. 17684, effective NOV 30 1994)

Section 920.190 Assurance of Potable Water Supply

Except as provided in Section 14.2 of the Environmental Protection Act [415 ILCS 5/14.2], the owner of a potable well, which has been contaminated due to the actions of the owner or operator of a potential primary or potential secondary source or of a potential route, shall be provided with an alternative source of potable water or treatment of the water supply by the owner or operator of the contamination source or route, or such other remedy as may be mutually agreed upon by the well owner and the owner or operator of the potential primary or potential secondary source or potential route. For the purposes of this Part, the water shall be considered contaminated when it exceeds Class I groundwater standards adopted in the Groundwater Quality Standards Code (35 Ill. Adm. Code 620). The Department shall notify the owner or operator of the contamination source or route of the determination of contamination of the potable water well and the responsibility to comply with this Section. The Department shall also provide the owner or operator notice and opportunity for an administrative hearing to appeal the determination. Such notice shall be made by certified mail or by personal service and shall set forth the particular reasons for the determination and provide the owner or operator with an opportunity to request a hearing. All hearings conducted pursuant to this Section shall be governed by the Department's Rules of Practice and Procedure in Administrative Hearings (77 Ill. Adm. Code 100).

(Source: Added at 18 Ill. Reg. 17684, effective NOV 30 1994)

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Section 920. TABLE A Steel Casing and Liner Pipe Weights and Dimensions

SIZE in.	DIAMETER (in.)		THICKNESS in.	WEIGHT (lbs. per ft.)	
	External	Internal		Plain ends (calculated)	With threads and couplings (nominal)
1	1.315	1.049	0.133	1.68	1.70
1-1/4	1.660	1.380	0.140	2.27	2.30
1-1/2	1.900	1.610	0.145	2.72	2.75
2	2.375	2.067	0.154	3.65	3.75
2-1/2	2.875	2.469	0.203	5.79	5.90
3	3.500	3.068	0.216	7.58	7.70
3-1/2	4.000	3.548	0.226	9.11	9.25
4	4.500	4.026	0.237	10.79	11.00
5	5.563	5.047	0.258	14.62	15.00
6	6.625	6.065	0.280	18.97	19.45
8	8.625	8.071	0.277	24.70	25.55
10	10.750	10.136	0.307	34.24	35.75
12	12.750	12.090	0.330	43.77	45.45
14	14.000	13.250	0.375	54.57	57.00
16	16.000	15.250	0.375	62.58	65.30
18	18.000	17.250	0.375	70.59	73.00
20	20.000	19.250	0.375	78.60	81.00

Pipe sizes not listed that are less than 8 inches in diameter shall be Schedule 40 pipe as a minimum.

Pipe sizes not listed that are 8 inches in diameter or greater shall be Schedule 30 pipe as a minimum.

Pipes for driven wells shall be Schedule 40 ~~metallite~~ as at a minimum.

(Source: ^{Amended} at 18 Ill. Reg. 17684, effective NOV 30 1994)

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Section 920. TABLE B Plastic Casing and Liner Pipe Specifications

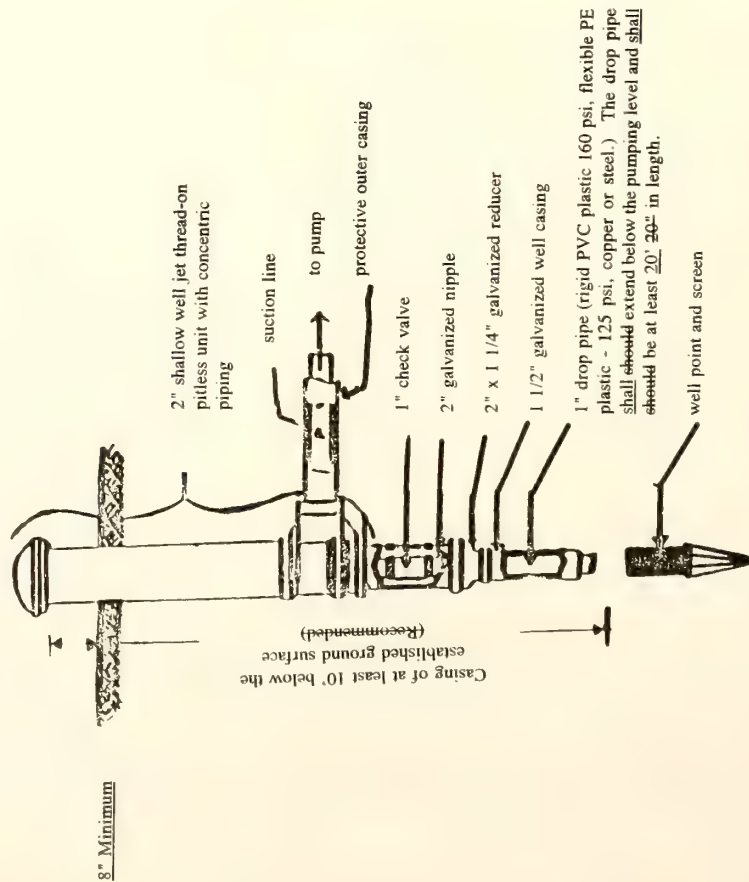
SIZE (Inches)	SDR	EXTERNAL DIAMETER (Inches)	MINIMUM WALL THICKNESS (Inches)
2	-	2.375	0.154
2-1/2	-	2.875	0.203
3	-	3.500	0.216
3-1/2	-	4.000	0.226
4	-	4.500	0.237
4-1/2	-	4.950	0.248
5	21	5.563	0.265
6	21	6.625	0.316
8	26	8.625	0.332
10	26	10.750	0.413
12	26	12.750	0.490
14	26	14.000	0.539
16	26	16.000	0.616

Pipe sizes 2 inches, 2 1/2 inches, 3 inches, 3 1/2 inches, 4 inches and 4-1/2 inches shall be Schedule 40 pipe at as a minimum.

(Source: ^{Amended} at 18 Ill. Reg. 17684, effective NOV 30 1994)

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Section 920. ILLUSTRATION H Installation of a Driven Well



(Source: Amended at 18 Ill. Reg. **17684**, effective

NOV 5 0 1994)

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1) Heading of the Part:

Nursing Education Scholarships

2) Code Citation:

77 Ill. Adm. Code 597

3) Section Numbers

Adopted Action

597.10 Amendment
597.110 Amendment
597.200 Amendment
597.220 Amendment
597.320 Amendment

4) Statutory Authority:

Implementing and authorized by the Nursing Education Scholarship Law (Ill. Rev. Stat., 1991, ch. 144, par. 2751 et seq.) [110 ILCS 975].

5) Effective Date of Rules:

November 30, 1994

6) Does this Rulemaking Contain an Automatic Repeal Date? No

7) Does this Rulemaking Contain Any Incorporations by Reference? No

8) Date Filed in Agency's Principal Office:

November 30, 1994

9) Date Notice(s) of Proposal was Published in Illinois Register:

June 10, 1994 - 18 Ill. Reg. 8590

10) Has the Joint Committee on Administrative Rules Issued a Statement of Objections to this/these Rules? No

11) Difference Between Proposal and Final Version:

Various typographical, grammatical and format changes were made in response to the comments from the Administrative Code Division and the Joint Committee on Administrative Rules.

12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

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The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect? No

14) Are there any other Amendments Pending on this Part? No

15) Summary and Purpose of Rules:

Section 597.10 Definitions

The definition of "part-time academic work" has been revised to refer to enrollment as at least one-third of the number of hours required per term by a school for its full-time students.

The definition of "professional nursing practice" is being revised to refer to "professional nursing" and "practical nursing".

Section 597.110 Application

In subsection (a)(3) "registered nurse" has been deleted, as the Nursing Education Scholarship Law does not allow registered nurses (only practical nurses) the option of providing a copy of their current Illinois license.

Existing subsections (a)(4) and (a)(5) have been relabeled accordingly.

Subsection (a)(4) allows practical nurses the options of providing a copy of the current Illinois license in lieu of providing high school graduation or alternative high school degree program information and adds a requirement for upper 1/2 class level for scholarship consideration.

Section 597.200 Scholarship Description

In subsection (e) procedures for the disbursement of scholarship funds to schools has been revised. The more efficient method of preparing one payment for each participating school to cover a full academic year's expenses has been adopted.

Section 597.220 Selection Criteria for Award of Scholarships

The following selection criteria have been added: A lottery among applicants who have equal financial need, for practical nursing applicants; the least number of hours remaining to degree completion for associate degree, hospital-based diploma, and baccalaureate nursing applicants; and, within each nursing category, a lottery among applicants who have an equal number of hours remaining to degree completion for associate degree, hospital-based diploma and baccalaureate nursing applicants.

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16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Gail M. DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

TITLE 77: PUBLIC HEALTH

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH

SUBCHAPTER 9: GRANTS TO DENTAL AND MEDICAL STUDENTS

PART 597

NURSING EDUCATION SCHOLARSHIPS

SUBPART A: INTRODUCTION

Section
597.10 Definitions

SUBPART B: ELIGIBILITY AND APPLICATION

Section
597.100 Eligibility
597.110 Application

SUBPART C: AWARD OF SCHOLARSHIPS

Section
597.200 Scholarship Description
597.210 Determination of Financial Need
597.220 Selection Criteria for Award of Scholarships

SUBPART D: TERMS OF PERFORMANCE

Section
597.300 Contract
597.310 Repayment of Scholarship
597.320 Forgiveness of Scholarship

AUTHORITY: Implementing and authorized by the Nursing Education Scholarship Law (Ill. Rev. Stat. 1991, ch. 144, pars. 2751 et seq.) [110 ILCS 975].

SOURCE: Adopted at 17 Ill. Reg. 13763, effective August 10, 1993; amended at 18 Ill. Reg. 13720, effective NOV 30 1994.

SUBPART A: INTRODUCTION

Section 597.10 Definitions

"Academic year" means the period of time from September 1 of one year through August 31 of the next year (Section 3 of the Law).

"Accepted for admission" means that a student has completed the requirements for entry into a practical nursing education program, associate degree in nursing program, associate degree of applied sciences in nursing program, hospital based nursing diploma program,

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or baccalaureate degree in nursing program at the approved institution, as documented by the institution.

"Approved institution" means a public community college, private junior college, hospital based nursing program, or public or private college or university located in this State which has National League for Nursing accreditation or approval by the Department of Professional Regulation for the associate degree program in nursing, associate degree of applied sciences in nursing, hospital based nursing program diploma, practical nursing education program of not less than one academic year, or baccalaureate degree in nursing (Section 3 of the Law).

"Associate degree or hospital based program" means a program offered by an approved institution and leading to the associate degree in nursing, associate degree of applied sciences in nursing or hospital based nursing program diploma (Section 3 of the Law).

"Baccalaureate degree program" means a program offered by an approved institution and leading to a bachelor of science degree in nursing (Section 3 of the Law).

"Board" means the Board of Higher Education created by the Board of Higher Education Act (Section 3 of the Law).

"Department" means the Illinois Department of Public Health (Section 3 of the Law).

"Director" means the Director of the Illinois Department of Public Health (Section 3 of the Law).

"Enrollment" means the establishment and maintenance of an individual's status as a student in an approved institution, regardless of the terms used at the institution to describe such status (Section 3 of the Law).

"Fees" means those mandatory charges, in addition to tuition, that all enrolled students must pay, including required course or lab fees.

"Full-time academic work" means enrollment for the number of hours required per term by a school for its full-time students.

"Full-time employment" means at least 24 hours per week for those persons working weekend shifts or 35 hours per week for those working weekday shifts.

"Full-time student" means a student who is enrolled for at least the number of hours required per term by a school for its full-time students.

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"Nursing Education Scholarship Law" or "Law" means 110 ILCS 975 (Ill. Rev. Stat. 1991, ch. 144, pars. 2751 et seq.).

"Part-time academic work" means enrollment for at least one-third of the number of hours required per term by a school for its full-time students.

"Part-time employment" means 17.5 hours or more per week.

"Part-time student" means a student who is enrolled for at least one-third of the number of hours required per term by a school for its full-time students.

"Permanent legal residence" means the applicant's permanent home address.

"Practical Nursing Education Program" means a program offered by an approved institution and leading to a certificate in practical nursing.

"Professional nursing practice" means any type of nursing practice that is included in the definitions of the practice-of-registered professional nursing and licensed practical nursing in the Illinois Nursing Act of 1987 (Ill. Rev. Stat. 1991, ch. 111, par. 3501 et seq.) [225 ILCS 65].

"Registered nurse" or "professional nurse" or "practical nurse" means holding a valid existing license in good standing as a registered professional nurse or licensed practical nurse issued by the Department of Professional Regulation under the Illinois Nursing Act of 1987.

"School term" means an academic term, such as a semester, quarter, or trimester, as defined by the approved institutions.

"Student in good standing" means a student maintaining at least a "C" average.

"Total and permanent disability" means a physical or mental impairment, disease, or loss which is of a permanent nature and which substantially impairs the ability of an individual to engage in the practice of professional nursing as evidenced by a written statement from the individual's attending physician.

"Tuition" means the established charges of an institution of higher learning for instruction at that institution.

(Source: Amended at 18 Ill. Reg. 17720, effective NOV 30 1994)

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Section 597.110 Application

a) Application forms are prescribed by the Department and available at financial aid offices and departments of nursing in approved schools, as well as directly from the Department. Applications submitted must include:

- 1) proof of one year of permanent legal residence, documented by submitting a copy of a federal or State income tax return filed the year prior to application, a copy of a utility bill that includes applicant's name and address from one year prior to the application, or a copy of a current Illinois driver's license or an identification card issued by the Secretary of State;
- 2) proof of applicant's enrollment in or acceptance for admission to an approved practical nursing education program, associate degree nursing education program, hospital-based diploma nursing education program, or baccalaureate degree nursing education program, documented by academic advisor's signature on a form included in the application packet;

3) a copy of applicant's current-registered-nurse-or-practical-nurse license-if-applicable;

4) a copy of applicant's Student Aid Report (SAR) which is generated from the needs analysis document used to determine Student Aid Methodology Family Contribution (SAMFC); and

5) proof of applicant's upper 1/2 rank in class upon high school graduation, documented by either high school administrative personnel or the financial aid office at the college/university where enrolled (form included in the application packet); or, completion of an alternative high school degree program, documented by a General Educational Developmental (GED) test score recognized by the General Educational Development Testing Service as the equivalent to ranking in the top 50 percent of the United States' high school graduates; or, a copy of the applicant's current practical nurse license, if applicable.

b) Incomplete applications and those received after application deadline will not be considered for scholarship awards. During the application cycle, all applicants will be notified in writing regarding the status of their applications. Corrections may be made during this time period.

(Source: NOV 30 1994 at 18 Ill. Reg. 17720, effective)

SUBPART C: AWARD OF SCHOLARSHIPS

Section 597.200 Scholarship Description

a) Scholarships for tuition, fees, and living expenses will be awarded by the Department through approved institutions. Scholarships will be awarded to eligible students who agree to the provisions of the

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contract and who meet the eligibility requirements as outlined in Section 597.100 of this Part.

- b) A scholarship shall be for \$2,500 per year for living expenses for the full-time student and up to \$2,000 per year for full-time tuition and fees, or a maximum of \$4,500 per year, less any other State or federal assistance received by applicant to assist applicant's pursuit of an associate degree in nursing, or hospital based nursing program diploma, or baccalaureate degree in nursing, or practical nursing diploma (Section 7 of the Law).
- c) A scholarship may be made to a part time (but not less than 1/3 time) student but it shall cover only tuition and fees and shall not exceed the aggregate of \$4,000 for the total time applicant may take to complete the associate degree nursing education program, or hospital based program in nursing, or baccalaureate nursing program, or practical nursing education program (Section 7 of the Law).
- d) The full-time student applicant may receive a scholarship for 3 academic years if pursuing an associate degree in nursing or hospital based nursing program diploma, and for 4 academic years if pursuing a baccalaureate in nursing degree, and for one year if pursuing a practical nursing diploma (Section 7 of the Law).
- e) The amount-of-the scholarship is funds paid to an approved institution on behalf of the recipient and is based on tuition/fee amounts requested-the-payment-request-form-submitted-each-school-term by the financial aid office at the institution up to the annual maximum amount. The-recipient's-tuition/fee-amount-less-any-other-federal-or-State-gift-assistance-is-entered-on-the-form-as-well-as-the-number-of-hours-of-enrollment---Tuition/fee-amounts-are-paid-according-to--these figures--up-to-the-annual-maximum-and- If enrollment is reported as full-time, a living expense stipend is also paid according to the following definitions:
 - 1) two (2) semesters are equivalent to an academic year and each semester of full-time enrollment warrants a stipend of \$1,250.
 - 2) three (3) quarters or trimesters are equivalent to an academic year and each quarter/trimester warrants a stipend of \$833.
- f) Scholarship awards for tuition and fees for students at private approved institutions shall not exceed the Statewide average tuition and fees for students at public approved institutions for the academic year in which the scholarship is made.

(Source: Amended at 18 Ill. Reg. 17720, effective NOV 30 1994)

Section 597.220 Selection Criteria for Award of Scholarships

- a) Recipients shall be selected on the basis of the following criteria:
 - 1) preference for renewal recipients;
 - 2) greatest financial need when the number of qualified applicants exceeds the number of scholarships to be awarded; and
 - 3) least amount of other financial/gift assistance for applicants

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- 4) who have equal financial need; and for practical nursing applicants; lottery among applicants who have equal financial need; or
- 5) for associate degree, hospital-based diploma, and baccalaureate nursing applicants:
 - A) least number of hours remaining to degree completion; and
 - B) for applicants within each nursing category, lottery among applicants who have an equal number of hours remaining to degree completion.
- b) At least 1/2 of the scholarships awarded shall be for recipients who shall attend State supported schools (Section 5 of the Law).
- c) Of the 500 scholarships provided each year, at least 50 shall go to persons entering an approved practical nursing education program of not less than one academic year (Section 5 of the Law). If program funds are not sufficient to provide 500 scholarships, at least 10% of the funding shall go to persons entering an approved practical nursing education program of not less than one academic year.
- d) The Department shall develop and annually revise a scholarship distribution formula that, at a minimum, considers but is not limited to the following:
 - 1) The number of professional nurses licensed in the State by the Department of Professional Regulation (Section 10 of the Law).
 - 2) The number of practical nurses licensed in the State by the Department of Professional Regulation (Section 10 of the Law).
 - 3) The number of scholarship applicants pursuing baccalaureate degree nursing education programs, associate degree professional nursing education programs, diploma professional nursing education programs, and approved practical nursing education programs of not less than one academic year (Section 10 of the Law).
 - 4) The number of students enrolled in baccalaureate degree nursing education programs, associate degree professional nursing education programs, diploma professional nursing education programs, and approved practical nursing education programs of not less than one academic year (Section 10 of the Law).

(Source: Amended at 18 Ill. Reg. 17720, effective NOV 30 1994)

Section 597.320 Forgiveness of Scholarship

- a) During the 7-year period immediately following a recipient's graduation, a scholarship to a recipient shall be excused and deemed satisfied pursuant to the requirements of Section 5 of the Law as follows:
 - 1) If a scholarship is provided for full-time academic work, the scholarship is excused when the recipient has documented:
 - A) substantially full-time employment in a professional nursing practice his--or-her-nursing-field in Illinois for a number

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of years equal to the number of years scholarship funds were received; or

B) substantially part-time employment in a professional nursing practice ~~his-or-her-nursing-field~~ in Illinois for twice the number of years as the number of years scholarship funds were received.

2) If a scholarship is provided for part-time academic work, the scholarship is excused when the recipient has documented:

A) substantially full-time employment in a professional nursing practice ~~his--or-her-nursing-field~~ in Illinois for one-half (1/2) the number of years as the number of years scholarship funds were received; or

B) substantially part-time employment in a professional nursing practice ~~his-or-her-nursing-field~~ in Illinois for a number of years equal to the number of years scholarship funds were received.

b) Forms to document the above are sent to the recipient by the Department at the appropriate time according to the date of completion of the degree. When the scholarship is determined to be satisfied, the recipient is officially notified and the record is closed.

c) *If the recipient spends up to 4 years in military service before or after he or she graduates, the period of military service shall be excluded from the computation of that 7 year period (Section 6 of the Law).*

d) *A recipient who is enrolled in an academic program leading to a graduate degree in nursing shall have the period of graduate study excluded from the computation of that 7 year period (Section 6 of the Law).*

e) If a recipient dies or suffers total and permanent disability either while pursuing the degree, or after completing the degree if the recipient is engaged in an activity as described in this Section up to the onset of the fatal illness or the disability, the scholarship or any balance due on it shall be excused and deemed satisfied.

(Source: Amended at 18 Ill. Reg. **17720**, effective **NOV 30 1994**)

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- 1) Heading of the Part: Corrupt Practices
- 2) Code Citation: 11 Ill. Adm. Code 1422
- 3) Section Number: 1422.120 Adopted Action: Amendment
- 4) Statutory Authority: 230 ILCS 5
- 5) Effective Date of Rule: November 28, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 28, 1994
- 9) Notice of Proposal Published in Illinois Register: 18 Ill. Reg. 12036 - 8/5/94
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: The sentence "Spurs may be employed during workouts or training periods." was added.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: This amendment prohibits the use of spurs during a race.
- 16) Information and questions regarding these adopted amendments shall be directed to: Illinois Racing Board, Legal Department, 100 West Randolph, Suite 11-100, Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER g: RULES AND REGULATIONS OF HORSE RACING (THOROUGHbred)

PART 1422

CORRUPT PRACTICES

Section

1422.10 Disbarment of Officials

1422.20 Bribes to Officials

1422.30 Betting by Assistant Starters and Other Employees

1422.40 Fraudulent Practices

1422.50 Intentional Foul

1422.60 Disqualified Horse

1422.70 Jockey Interest in Horse

1422.80 Foreign Book

1422.90 Handbooks

1422.100 Touting

1422.110 Offering a Bribe

1422.113 Accepting a Bribe

1422.117 Failure to Report Offer of Bribe

1422.120 Goadng Devices

1422.125 Firearms

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (230 ILCS 5/9(b)).

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); codified at 5 Ill. Reg. 10994; amended at 18 Ill. Reg. 1730, effective NOV 28 1994.

Section 1422.120 Goadng Devices

No appliances, electrical, mechanical or chemical, other than the ordinary whip and spur shall be used for the purpose of stimulating a horse or affecting his speed in a race or in a workout. Spurs may be employed during workouts or training periods. Every person so offending may be ruled off or otherwise penalized.

(Source: Amended at 18 Ill. Reg. _____, effective _____)

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1) Heading of the Part: Definitions2) Code Citation: 11 Ill. Adm. Code 2103) Section Number: 210.10 Adopted Action: Amendment4) Statutory Authority: 230 ILCS 55) Effective Date of Rule: November 28, 19946) Does this rulemaking contain an automatic repeal date? No7) Does this amendment contain incorporation by reference? No.8) Date filed in Agency's Principal Office: November 28, 19949) Notice of Proposal Published in Illinois Register: 18 Ill. Reg. 13342 - 9/2/9410) Has JCAR issued a Statement of Objections to this rule? No.11) Differences between proposal and final version: The definition of "Ruled Off" was added. The definition of "Test Level" was placed before the definition of "Test Sample".12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes.13) Will these amendments replace emergency amendments currently in effect? No.14) Are there any other proposed amendments pending in this Part? No15) Summary and purpose of rules: This rulemaking adds definitions found in other parts of the IRB rulebook.16) Information and questions regarding these adopted amendments shall be directed to: Illinois Racing Board, Legal Department, 100 West Randolph, Suite 11-100, Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER 1: ILLINOIS RACING BOARD
 SUBCHAPTER a: GENERAL RULES

PART 210
 DEFINITIONS

Section

210.10 Definitions

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Adopted at 18 Ill. Reg. 2072, effective January 21, 1994; amended at 18 Ill. Reg. 3223, effective NOV 28 1994.

Section 210.10 Definitions

"Act" - The Illinois Horse Racing Act of 1975.

"Added Money" - The money added by a racing association to the various fees paid by the owners of the horses nominated to, entered in and/or starting in a race.

"Added Money Early Closing Event" - A harness race closing in the same year in which it is to be contested in which all entrance and declaration fees received are added to the purse.

"Advanced Wagering" - Any wagering on a race or races to be conducted during a racing program before the next scheduled race.

"Age" - The age of a horse shall be reckoned from the first day of January of the year of foaling except: for foals born in November and December of any year, age shall be reckoned from January 1 of the succeeding year.

"Allowance" - Weights and other conditions of a race.

"Allowance Race" - A race, other than a claiming race, for which certain conditions of eligibility are established.

"Also Eligible" - A horse which has been entered in a race but is not permitted to start unless the number of entrants is reduced by scratches.

"Appeal" - A request for the Board to investigate, consider or review any decisions or rulings of the officials of a meeting or the decision of the Board itself.

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"Applicant" - A person who applies for an organization or occupation license in a specified category or categories.

"Approximate odds" - The probable ratio of the pay-out price to a \$1 wager in the win pool in a pari-mutuel system.

"Arrears" - All monies owed by a licensee, including subscriptions, jockey fees, forfeitures, and any default incident to these rules.

"Association" - A person or business entity holding a license from the Board to conduct racing with pari-mutuel wagering.

"Association Grounds" - All areas used by a racing association in conducting a race meeting.

"Authorized Agent" - A person appointed by an owner or trainer in accordance with Board Rules, the appointment to be designated in a document signed by the owner or trainer, approved by the stewards, executed annually and filed with the Illinois Racing Board.

"Battery" - Any battery, buzzer, electrical, or mechanical device or other appliance, except for the ordinary whip, which can be used to stimulate or depress a horse or affect its speed in a race or workout.

"Beneficial Interest" - Profit, benefit or advantage resulting from a contract or an ownership interest in an estate as distinct from legal title or ownership, i.e., an interest as a devisee, legatee or donee solely for his own use or benefit and not as holder of title for use and benefit of another.

"Betting interest" - Horse, entry or field.

"Bleeder" - A horse that is examined by an official veterinarian following a race or workout and sheds blood from one or both nostrils or upon endoscopic examination shows observable amounts of free blood in the respiratory tract.

"Bleeder List" - A tabulation of all bleeders to be maintained by the Board.

"Board" - Illinois Racing Board.

"Bookmaker" - A person who accepts wagers on racers other than through a pari-mutuel machine.

"Breakage" - The odd cents by which the amount payable on each dollar wagered exceeds a multiple of 10¢.

"Breeder" - (Harness) The owner of a horse's dam at the time of

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breeding: (Thoroughbred) The owner of the horse's dam at the time of foaling.

"Canceled Ticket" - A ticket which represents a wager which has been canceled and withdrawn from the pari-mutuel pools.

"Carryover" - The total amount of non-distributed pool money in a pool which is retained and added to a corresponding pool in accordance with these rules.

"Cashed Ticket" - Any pari-mutuel ticket which is refunded or which is presented for payment of a winning wager and is paid.

"Cashier Accounting" - The record of teller activity by transaction and time of transaction.

"Central Processing Unit" - The main computer which controls and stores both programs and data.

"Civil Penalty" - A penalty imposed on a licensee for a violation of Board rules or the Act.

"Claim" - The act of an eligible owner requesting the stewards to order the sale of a horse in a claiming race to him/her for a predetermined amount; To request a weight allowance; To file a claim in a claiming race; To acquire a horse by claiming.

"Claimant" - A person or racing interest meeting one of the three criteria for claiming eligibility.

"Claim Form" - The form upon which an eligible owner agrees to purchase a horse from a claiming race.

"Claiming Price" - The predetermined price at which a horse in a claiming race must be sold if it is claimed.

"Claiming Race" - A race in which any horse starting may be purchased for a predetermined amount in conformance with the Rules and Regulations.

"Colt" - (Harness) An uncastrated horse under four years of age; (Thoroughbred) An uncastrated horse under five years of age.

"Computer Log Library" - A record of all operator initiated actions of the transaction processor.

"Concessionaire" - An individual, firm, partnership, corporation, trustee or legal representative licensed to operate as a concessionaire to sell or provide food, beverages, programs, tip

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sheets or parking to the public at a race track in Illinois.

"Condition Book" - A booklet published by a thoroughbred racing association which sets out the conditions, purses and descriptions of future races. (Synonym: Condition Sheet)

"Conditioned Race" - An overnight event to which entry eligibility is governed by previously specified qualifications.

"Condition Sheet" - A listing, written by the Racing Secretary, with the conditions a horse must meet in order to enter a particular race.

"Conditions" - Qualifications that determine a horse's eligibility to be entered in a particular race.

"Confirmed Test" - A second analytical procedure used to identify the presence of a specific drug or metabolite in a urine specimen.

"Console" - The totalizer status monitor which displays current race pool status information.

"Contest" - A competitive racing event on which pari-mutuel wagering is conducted.

"Contestant" - An individual participant in a contest.

"Controlled Substance" - Any substance listed in 21 U.S.C. 812 (21 U.S.C. 812 does not include any later amendments or editions).

"Coupled Entry" - Two or more contestants in a contest that are treated as a single betting interest for pari-mutuel wagering purposes. (Also see "Entry")

"Dam" - The female parent.

"Day" - A 24 hour period beginning at 12:01 a.m. and ending at 12:00 midnight.

"Dead Heat" - A race in which two or more horses cross the finish line in a tie.

"Declaration" - (Harness) The process of entering a horse in a particular race. (Thoroughbred) The withdrawal of a horse entered for a race after the closing of entries. (Synonym: scratch)

"Decoder" - A device and/or means to convert encrypted audio-visual signals and/or data into a form recognizable as the original content of the signals.

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"Disqualification" - The act of barring a person from acting as an official or from starting or driving a horse in a race. In the case of a horse, the act of barring it from starting or altering its finishing position for betting and purse purposes.

"Disqualify" - To place a horse in a lower position, in the official order of finish in a race, than it actually finished due to an infraction of the rules.

"Downlink" - A receiving antenna coupled with an audio-visual signal receiver compatible with and capable of receiving simultaneous audio-visual signals and/or data emanating from an organization licensee, and includes the electronic transfer of received signals from the receiving antenna to TV monitors within the inter-track wagering facility.

"Early Closing Race" - A harness race to which entries close at least six weeks preceding the race.

"Eligible to Race" - Refers to a horse whose trainer has been granted stall space on association grounds; or has been approved to stable elsewhere and to ship in to race at a specific race meeting.

"Encryption" - The scrambling or other manipulations of the audio-visual signals to mask the original video content of the signal and so cause such signals to be indecipherable and unrecognizable to any person receiving such signal without a decoder.

"Entry" - A horse that has been entered for a race; Two or more horses, owned by the same stable, or by husband and wife, or trained by the same trainer, that are coupled for the purpose of pari-mutuel betting as one betting interest.

"Equipment" - The items worn by or attached to a horse in a race.

"Exclusion" - The act of barring from all or part of association grounds or the grounds under the jurisdiction of the Illinois Racing Board. Unless specified in the ruling, an exclusion is unconditional and encompasses all of the association grounds.

"Exhibition Race" - A race on which no wagering is permitted.

"Expired Ticket" - An outstanding ticket that was not presented for redemption within the required time period for which it was issued.

"Extended Pari-Mutuel Meeting" - A meeting at which no agricultural fair is in progress, of more than 10 days annually, with pari-mutuel wagering.

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"Field" - All the horses that compete in a race; A number of horses grouped together as an entry for the purpose of pari-mutuel betting.

"Filly" - (Thoroughbred) A female horse under five years of age. (Harness) A female horse under four years of age.

"Financial Interest" - An interest that could result in directly or indirectly receiving a pecuniary gain or sustaining a pecuniary loss as a result of ownership or interest in a horse or business entity; or as a result of salary, gratuity or other compensation or remuneration from any person. The lessee and lessor of a horse have financial interests.

"Finish Line" - A real or imaginary line, perpendicular to the race course, that marks the end of a race. (Synonyms: finish wire, wire)

"Flat Race" - A race in which horses mounted by jockeys run over a course on which no obstacles are placed.

"Foreign Substance" - All substances except those which exist naturally in the untreated horse of normal physiological concentrations or substances, or metabolites thereof which are contained in equine feeds or feed supplements but do not contain any pharmacodynamic and/or chemotherapeutic agents, or pharmaceutical aids.

"Foul" - An improper act committed by a jockey or a horse in the running of a race.

"Foul Claim" or "Claim of Foul" - An objection, alleging a foul, made to the stewards or their designee by a driver, jockey, owner or trainer of a horse involved in a race.

"Forfeit" - Money due from a licensee because of error, fault, neglect of duty, breach of contract or a penalty imposed by the stewards or the Board.

"Futurity" - (Harness) A stakes race in which the dam of the competing animal is nominated either when in foal or during the year of foaling. (Thoroughbred) A stakes race, for horses not older than three years of age, in which nominations are made before the horse becomes a three-year old.

"Gelding" - A castrated horse.

"Gender and Number" - Pronouns of one gender include the other; singular words include the plural and vice versa; unless the context clearly indicates otherwise.

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"Gimmick Race" - A race on which a form of multiple wagering is conducted, such as Daily Double, Quinella, Exacta, Perfecta, Trifecta, etc.

"Guaranteed Stakes" - A stakes race with a guarantee by the party offering it that the sum paid shall not be less than the amount named (see Stakes Race).

"Guest Association" - An association that offers licensed pari-mutuel wagering on contests conducted by another association (the host) in either the same or another state.

"Handicap" - (Harness) A race in which starting positions are assigned on the basis of past performance so as to equalize the chance of all horses entered; (Thoroughbred) A race in which the weights carried by the entered horses are assigned by the Handicapper for the purpose of equalizing their respective chances of winning.

"Handicapper" - A person who assigns weights (thoroughbred) or post positions (harness) to horses nominated to a handicap race.

"Handle" - The aggregate dollar amount of all pari-mutuel pools, excluding refundable wagers.

"Heat" - One of two or more installments of a race.

"Horse" - An all encompassing term for any equine of any age, including colt, filly, gelding, ridgeling, mare or stallion; An uncastrated male horse five years of age or older.

"Host Association" - The association conducting a licensed pari-mutuel meeting from which authorized contests or entire programs are simulcast.

"Hypodermic Injection" - Any injection into or under the skin or mucosa, including but not limited to intradermal injection, subcutaneous injection, submucosal injection, intramuscular injection, intravenous injection, intra-arterial injection, intra-articular injection, intrabursal injection, intraocular (intraconjunctival) injection.

"Ineligible Horse" - A horse not qualified to participate in a specific race under the rules or conditions of that race.

"Ineligible Person" - A person not qualified to participate in specific racing activity under the rules.

"Illinois-Bred Colt or Filly" - A horse sired by a stallion owned by an Illinois resident and standing in the state of Illinois for the

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season in which the mare was bred.

"Illinois Foaled" - A horse dropped in Illinois.

"Illinois Owned" - A horse owned by a resident of Illinois at the time the horse is declared in to start and at the time of the race.

"Illinois Racing Board" - Whenever the word "Board" is used, it means the "Illinois Racing Board".

"Initial Screening" - A sensitive screening which determines the presence of drugs and their corresponding families.

"Interference" - Any act, which by design or otherwise, and regardless of actual contact, hampers or obstructs any competing horse or horses.

"Intertrack Wagering Facility" - The physical premises, structure and equipment utilized by an intertrack wagering location or intertrack wagering location licensee for the conduct of intertrack wagering.

"Inquiry" - An investigation or examination, conducted by the Board or Stewards, into a possible rule violation.

"Issued Ticket" - A wager for which the ticket issuing machine produces a hard copy.

"Jockey" - A rider of a thoroughbred race horse.

"Laboratory" - The Illinois Racing Board Laboratory or an independent testing laboratory contracted by the Board.

"Late Closing Race" - A race for a fixed amount to which entries close less than six weeks and more than three days before the race is to be contested.

"Length of Race" - Races shall be run at the stated distance in units not shorter than a sixteenth of a mile.

"Lessee" - A licensed owner whose interest in a horse is by lease agreement.

"Licensee" - A person or legal entity that has been issued an occupation license to participate in racing under the jurisdiction of the Board. (Synonym: Occupation licensee)

"Maiden" - (Harness) A horse that has never won a heat or race, at the gait it is entered to start, for that a purse was offered; (Thoroughbred) A horse that has never earned a winner's purse in a flat race at a recognized meeting in any country.

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"Maiden Race" - A contest restricted to nonwinners.

"Mare" - (Harness) A female horse four years of age or older; (Thoroughbred) A female horse five years of age or older.

"Match Race" - A race between two horses under conditions agreed to by their owners.

"Matinee Race" - A race with no entrance fee and where the prizes, if any, are other than money.

"Meeting" - The specified period and inclusive dates each year during which an association is authorized to conduct racing by approval of the Board.

"Minor" - Any person under the age of seventeen.

"Minus Pool" - A minus pool occurs when the amount of money to be distributed on winning wagers is in excess of the amount of money comprising the net pool.

"Month" - A calendar month.

"Mutuel Field" - Two or more horses in a contest that are treated as a single betting interest for pari-mutuel wagering purposes when the total number of betting interests exceeds the number that can be handled individually by the pari-mutuel system.

"Mutuel Manager" - The racing official designated by the organization licensee to supervise its pari-mutuel department.

"Net Pool" - The amount of gross ticket sales less refundable wagers and statutory commissions.

"Nominator" - The person or entity in whose name a horse is nominated for a race or series of races.

"Nominee" - A horse nominated to a stakes and/or handicap race.

"Nomination" - The naming of a horse to a stakes and/or handicap race. In a futurity, the naming of a foal in utero to a certain race or series of races, eligibility to which is conditioned on the payment of a fee at the time of naming and the payment of subsequent sustaining fees and/or starting fees.

"Objection" - A claim of foul lodged with the stewards or their designee by a jockey of a horse in a race immediately after a race and before the race is made official, or a claim of foul lodged with the patrol judge in a starting car, by a driver of a horse in a race,

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immediately after the race and before the driver dismounts.

"Odds Board" - A large sign-board structure, located in the infield of a race track, upon which the approximate odds are prominently displayed. (Synonym: Tote Board)

"Off Bell" - The bell, operated by the stewards, that signals the locking of ticket-issuing machines; The bell that rings as a race starts.

"Official Order of Finish" - The order of finish of the horses in a contest as declared official by the stewards.

"Official Starter" - The official responsible for dispatching horses to begin a race.

"Official Time" - The elapsed time from the moment the first horse crosses the starting point until the first horse crosses the finish line.

"Official Veterinarian" - A veterinarian employed by the Board or employed by an organization licensee and approved by the Board.

"Off Time" - The moment at which, on the signal of the official starter, the doors of the starting gate are opened, officially dispatching the horses in each contest.

"Off-Track Stabling" - Any farm, any Illinois race track not licensed by the Board in the current calendar year, or any other location designated and approved for the purpose of stabling horses to be raced at a race track under the jurisdiction of the Board.

"Organization Licensee" - Any person or entity receiving an organization license from the Board to conduct a race meeting or meetings.

"Outstanding Ticket" - An uncashed winning or refundable pari-mutuel ticket that was not redeemed during the performance for which it was issued and that must be cashed within the statutory time limit.

"Overnight Event" - A contest for which entries close at a time set by the racing secretary. (Synonym: Overnight Race, Overnight)

"Owner" - A person or stable that has property rights in a horse or horses, by ownership or lease of a horse or horses.

"Paddock" - The building or enclosure where horses are saddled for a race. A railed enclosure in which the horses are paraded for public view immediately before the post parade.

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"Pari-Mutuel Auditor" - An employee of the Board's Pari-Mutuel Audit Unit.

"Pari-Mutuel Audit Unit" - The State Director of Mutuels and the Pari-Mutuel Auditors.

"Pari-Mutuel System" - The manual, electro-mechanical, or computerized system and all software (including the totalizer, account betting system and off-site betting equipment) that is used to record wagers and transmit wagering data.

"Patron" - A member of the public present on the grounds of a pari-mutuel association during a meeting for the purpose of wagering or to observe racing.

"Payoff" - The amount of money payable on winning wagers.

"Person" - Any individual, partnership, corporation or other association or entity.

"Pharmaceutical Aids" - Polyethylene glycol, polyoxyethylene glycol, polyalkylene glycol, polyoxalkylene glycol, polysorbates, sorbitans and their analogues and derivatives.

"Pool" - Total amount of money wagered upon all horses in a race to finish in a specific position or positions.

"Post" - The place on a race course from which the horses start in a race.

"Post Position" - The pre-assigned positions from which the horses leave the starting gate.

"Post Time" - The scheduled starting time of a contest.

"Prescription Drugs" - Any chemical substance which is prohibited from being dispensed by any Federal or Illinois law without a valid prescription.

"Prima Facie Evidence" - Evidence that, until its effect is overcome by other evidence, will suffice as proof of fact in issue.

"Profit" - The net pool after deduction of the amount wagered on the winners.

"Profit Split" - A division of profit among separate winning betting interests or winning betting combinations resulting in two or more payoff prices.

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"Program" - The published listing of all contests and contestants for a specific day's racing. The races of a particular day, considered together.

"Protest" - An objection lodged with the stewards of any infringement of the rules of racing.

"Purse" - The amount of money won by the owner of any competitor in a race.

"Purse Race" - A race for money to which the owners of the competing horses do not contribute.

"Qualifying Race" - A race for the purpose of viewing horses for speed, racing manners and competitiveness in which no purse money is offered and on which no pari-mutuel wagering is conducted.

"Quarter Horse" - A horse registered with the American Quarter Horse Association of Amarillo, Texas.

"Race" - A contest between horses at a licensed meeting for purse, stakes, prize or reward.

"Race Course" - The actual racing surface.

"Race on the Flat" - (see Flat Race)

"Race Track Enclosure" - Association grounds, owned, leased or controlled by the racing association, whether or not enclosed by a fence and including, but not limited to, track parking lots.

"Race Track Operator" - Any person, association or corporation licensed by the Illinois Racing Board to conduct horse racing within Illinois for any stake, purse or reward.

"Race Meeting" - The period of time, whether for consecutive or nonconsecutive dates, for which an organization license has been issued.

"Racing Association" - Any person, partnership, corporation, or other entity licensed by the Board to conduct a race meeting. (Synonym: organization licensee or race track operator)

"Racing Day" - Any period beginning at noon included in the period of a race meeting that ends at midnight, unless otherwise provided by statute.

"Racing Interest" - Any individual owner, partnership of owners, or corporation that participates as an owning entity or nominator of a

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race horse.

"Racing Jurisdiction" - A governmental regulatory body that, by statute or ordinance, regulates pari-mutuel racing.

"Racing Soundness Exam" - The physical examination for racing soundness and health of each horse by an official veterinarian.

"Recognized Meeting" - Any race meeting with regularly scheduled races licensed by and conducted under rules promulgated by a governmental regulatory body, including meetings in foreign countries.

"Record" - The fastest time made by a horse in a race that he won or in a performance against time.

"Refunded Ticket" - A ticket which has been refunded for the value of a wager that is no longer valid (e.g., when a horse has been scratched or the wagering canceled).

"Restricted Area" - An area on the grounds of a racetrack where admission can be obtained only upon presentation of valid credentials. Such areas shall include the stable areas, detention barn, jockey or driver room, paddock, race course and pari-mutuel department.

"Result" - That part of the official order of finish used to determine the pari-mutuel payoff pools for each individual contest.

"Ruled Off" - Synonymous with suspended or excluded.

"Rules" - Regulations promulgated by the Board pursuant to the Horse Racing Act.

"Ruling" - A written decision, determination, and/or order of the stewards.

"Satellite Transponder" - A leased space segment time of an earth-orbit communication satellite.

"Scoring" - Preliminary warm-ups by horses.

"Scratch" - The withdrawal of a horse from a race after the closing of entries.

"Scratch Time" - The time designated by the racing association as a deadline for an owner or trainer to file a request for a scratch.

"Simulcast" - The live audio and visual transmission of a contest to another location for pari-mutuel wagering purposes.

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"Single Price Pool" - An equal distribution of profit to winning betting interests or winning betting combinations through a single payoff price.

"Stable Name" - The assumed name or nom de course under which a person or stable races horses.

"Stakes" - All the fees paid by subscribers to a stakes race, which may include the nomination, eligibility, supplemental, entry or starting fees or any fee that is required by the conditions of a race.

"Stakes Race" - A race that is closed to nominees more than 72 hours before it is run with a purse that includes all stakes payments in addition to the money added by the racing association.

"Starter" - The racing official whose duty it is to get the horses away to a fair start in a race. Any horse that participates, i.e., starts, in a race.

"Starter Race" - An overnight event, under allowance or handicap conditions, restricted to horses who have previously started for the designated claiming price or less, as stated in the conditions of the race.

"State Director of Mutuels" - The individual representing the Board in the supervision and verification of the pari-mutuel wagering pool totals for each racing day.

"Steeplechase Race" - A contest in which horses mounted by jockeys run over a course on which jumps or other obstacles are placed.

"Steward" - Duly appointed top official at a race track with the power to fine, suspend, and rule off persons licensed in racing.

"Stewards' Stand" - The room, generally located on the roof of a racetrack grandstand or clubhouse, from which the state stewards and association stewards observe the running of races.

"Subscription" - The nomination or entry of a horse in a stakes race.

"Sulky" - A dual-shaft, dual wheel racing vehicle.

"Suspension" - A penalty in which the rights and privileges of a licensee are withdrawn for a specified period of time. An occupation license whose license is suspended is prohibited from engaging in any licensed occupation and is excluded from all grounds under the jurisdiction of the Board, unless otherwise specified in the ruling or order (example: suspended from riding or driving).

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"Sweepstakes" - A race where the owners of horses entered or engaged for the race contribute to a purse to which money or any other prize may be added, and nominations to which close 72 hours or more before starting.

"Takeout" - The total amount of money, excluding breakage, withheld from each pari-mutuel pool, as authorized by statute or rule.

"Test Level" - The concentration of a foreign substance found in a test sample.

"Test Sample" - Any substance, including but not limited to, blood or urine taken from a horse or licensee for the purpose of testing for foreign or controlled substances.

"Threshold Level" - The concentration of a foreign substance found in a test sample.

"Ticket Issuing Machine" - A machine which prints hard copies of wagers.

"Totalizator" - An electronic device that automatically registers the wagers made on each horse or pool and prints or issues a ticket representing each such wager or wagers.

"Totalizator System Licensee" - Any person, corporation, company, association or any other entity which sells, leases, or operates totalizator equipment and is licensed by the Board.

"Tote Room" - The room at a race track in which the totalizator system's computer is housed.

"Tout" - Someone who furnishes information concerning selection of a horse for wagering purposes, or predicts the outcome of a race for wagering purposes, in exchange for a consideration.

"Trial Race" - Part of a series of contests in which horses participate for the purpose of determining eligibility for a subsequent contest.

"Uplink" - An earth station broadcasting facility, whether mobile or fixed, which is used to transmit audio-visual signals and/or data on FCC-controlled frequencies, and includes any electronic transfer of audio-visual signals from within a racing enclosure to the location of the transmitter at the uplink.

"Utilities" - Programs that are provided by computer vendors to perform tasks such as duplication of program tapes, modification of master files, and access to passwords.

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"Validation" - The act or process by which the Board's licensing office at a race meeting stamps or otherwise marks the licensee's identification card, thereby allowing the licensee access to restricted areas during a specific race meeting.

"Vendor" - A seller of feed, medication, stable supplies, or other merchandise in restricted areas.

"Veterinarian" - A veterinary practitioner licensed as such by the Illinois Department of Professional Regulation.

"Walkover" - An event in which all horses but one in a race are withdrawn, leaving that horse to walk the prescribed course at the distance of the race. A walkover may be between two or more horses if they belong to a single interest.

"Week" - A calendar week.

"Weigh-In" - The presentation of a jockey to the Clerk of Scales for weighing after a race.

"Weight-Out" - The presentation of a jockey to the Clerk of Scales for weighing prior to a race.

"Weight for Age" - A race in which a fixed scale is used to assign the weight to be carried by individual horses according to age, sex, distance of the race, and season of the year.

"Winner" - The horse whose nose reaches the finish line first. If there is a dead heat for first, those horses shall be considered winners.

"Wire" - See Finish line.

"Year" - A calendar year.

(Source: Amended NCV 23 1994 at 18 Ill. Reg. 17732, effective

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Entries, Subscriptions and Declarations
- 2) Code Citation: 11 Ill. Adm. Code 1413
- 3) Section Number: 1413.42 Adopted Action: Amendment
413.265
- 4) Statutory Authority: 230 ILCS 5
- 5) Effective Date of Rule: November 28, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 28, 1994
- 9) Notice of Proposal Published in Illinois Register: 18 Ill. Reg. 12038 -
8/5/94
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: A previous entry was added to the Main Source Note.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect?
No.
- 14) Are there any other proposed amendments pending in this Part? No.
- 15) Summary and purpose of rules: The amendment to Section 1413.42 removes the restriction of number of entries in stakes and handicap races. The amendment to Section 1413.265 provides that the nominator shall be responsible for confirming telephone or faxed nominations.
- 16) Information and questions regarding these adopted amendments shall be directed to: Illinois Racing Board, Legal Department, 100 West Randolph, Suite 11-100, Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
SUBTITLE B: HORSE RACING
CHAPTER I: ILLINOIS RACING BOARD
SUBCHAPTER 9: RULES AND REGULATIONS OF HORSE RACING (THOROUGHBRED)

PART 1422
CORRUPT PRACTICES

Section	Disbarment of Officials
1422.10	Bribes to Officials
1422.20	Betting by Assistant Starters and Other Employees
1422.30	Fraudulent Practices
1422.40	Intentional Foul
1422.50	Disqualified Horse
1422.60	Jockey Interest in Horse
1422.70	Foreign Book
1422.80	Handbooks
1422.90	Touting
1422.100	Offering a Bribe
1422.110	Accepting a Bribe
1422.113	Failure to Report Offer of Bribe
1422.117	Goadng Devices
1422.120	Firearms
1422.125	

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); codified at 5/23/1994 Reg. 10994; amended at 18 Ill. Reg. 12038, effective 11/28/1994.

Section 1422.120 Goadng Devices

No appliances, electrical, mechanical or chemical, other than the ordinary whip and spur shall be used for the purpose of stimulating a horse or affecting his speed in a race or in a workout. Spurs may be employed during workouts or training periods. Every person so offending may be ruled off or otherwise penalized.

(Source: Amended at 18 Ill. Reg. 12038, effective 11/28/1994)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Forbidden Conduct
- 2) Code Citation: 11 Ill. Adm. Code 1320
- 3) Section Number: 1320.20 Adopted Action: Amendment
- 4) Statutory Authority: 230 ILCS 5
- 5) Effective Date of Rule: November 28, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 28, 1994
- 9) Notice of Proposal Published in Illinois Register: 18 Ill. Reg. 12041 - 8/5/94
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: All existing and proposed language published in the first notice was deleted. The current language was added during second notice.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No
- 15) Summary and purpose of rules: This rulemaking prohibits assault or battery by a licensee.
- 16) Information and questions regarding these adopted amendments shall be directed to: Illinois Racing Board, Legal Department, 100 West Randolph, Suite 11-100, Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER I: ILLINOIS RACING BOARD
 SUBCHAPTER f: RULES AND REGULATIONS OF HARNESS RACING

PART 1320

FORBIDDEN CONDUCT

Section	
1320.10	Improper Conduct
1320.20	Assault and/or Battery
1320.30	Conspiracy Not to Race
1320.40	Demand Special Rewards
1320.50	Betting On Starters
1320.60	Fraudulent Proposals
1320.70	Acts Injurious to Racing
1320.80	Conspiracy to Violate Rules
1320.90	Sworn Oaths
1320.100	Association with Undesirables
1320.110	Bookmaking
1320.120	Solicitation of Wagers
1320.130	Betting By Board Employees
1320.140	Sale of Products by Board Appointees (Repealed)

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (230 ILCS 5/9(b)).

SOURCE: Published in Rules and Regulations of Harness Racing, (original date not cited in publication); codified at 5 Ill. Reg. 10948; amended at 9 Ill. Reg. 11653, effective July 15, 1985; amended at 18 Ill. Reg. 14751, effective NOV 28 1994.

Section 1320.20 Assault and/or Battery

No owner, trainer, driver or attendant of a horse or any other person at any time or place shall commit an assault or an assault and battery upon any driver who shall drive in a race or shall threaten to do bodily injury to any such driver or shall address to such driver language outrageously insulting.

No licensee on organization grounds shall commit an assault or battery.

(Source: Amended at 18 Ill. Reg. 14751, effective NOV 28 1994)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Pari-Mutuels
- 2) Code Citation: 11 Ill. Adm. Code 405
- 3) Section Number: 405.120 Adopted Action: Amendment
- 4) Statutory Authority: 230 ILCS 5
- 5) Effective Date of Rule: November 28 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 28, 1994
- 9) Notice of Proposal Published in Illinois Register: 18 Ill. Reg. 13359 - 9/2/94
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: No changes were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No
- 15) Summary and purpose of rules: This rulemaking requires all organization, intertrack and intertrack wagering location licensees to offer the same minimum wager prices at manned and unmanned terminals and the same wagering pools as the host organization providing the simulcast.
- 16) Information and questions regarding these adopted amendments shall be directed to: Illinois Racing Board, Legal Department, 100 West Randolph, Suite 11-100, Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER I: ILLINOIS RACING BOARD
 SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 405
 PARI-MUTUELS

Section	
405.10	State Director of Mutuels
405.20	Duties of the State Director of Mutuels
405.30	Mutuel Department Operations
405.40	Mutuel Employees
405.50	Totalizator (Repealed)
405.55	No Wagering After Start
405.60	Odds Board Control (Repealed)
405.70	Odds Board Update (Repealed)
405.80	Records of All Calculations
405.90	Number of Pari-Mutuel Races
405.100	Ticket Windows
405.110	Sale of Pari-Mutuel Tickets
405.120	Minimum Wager Prices
405.130	Minimum Pay-Off - Minus Pools - Surcharges
405.140	Payments
405.150	Report Scratches
405.160	Number of Pools
405.170	Multiple of Wagering Pools (Repealed)
405.180	Failure of Starting Gate
405.190	Horses Scratched
405.200	"Official" Sign Final
405.210	Minors Barred
405.220	Lost Tickets
405.230	Mutilated or Altered Tickets
405.240	Information Window
405.250	System Failure

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (230 ILCS 5/9(b)).

SOURCE: Adopted at 4 Ill. Reg. 38, effective September 8, 1980; codified at 5 Ill. Reg. 10886; emergency amendment at 8 Ill. Reg. 22142, effective October 31, 1984, for a maximum of 150 days, amended at 11 Ill. Reg. 12375, effective July 18, 1987; amended at 12 Ill. Reg. 206, effective December 23, 1987; amended at 14 Ill. Reg. 11310, effective July 3, 1990; amended at 14 Ill. Reg. 17646, effective October 16, 1990; amended at 15 Ill. Reg. 591, effective January 3, 1991; amended at 15 Ill. Reg. 2733, effective February 5, 1991; amended at 15 Ill. Reg. 13933, effective September 5, 1991; amended at 16 Ill. Reg. 8232, effective May 19, 1992; amended at 18 Ill. Reg. 11999, effective July 14, 1994; amended at 18 Ill. Reg. 12753, effective

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NOTICE OF ADOPTED AMENDMENTS

NOV 28 1994

Section 405.120 Minimum Wager Prices

- a) The minimum pari-mutuel wager for win, place or show shall be \$2 unless otherwise approved by the Board. The minimum pari-mutuel wager for all other pools shall not exceed \$3, nor be less than \$1, unless otherwise approved by the Board.
- b) All inter-track wagering facilities shall establish and maintain minimum pari-mutuel wager prices that are the same as those offered by the organization licensee providing the simulcast.
- c) All organization, intertrack and intertrack location licensees shall offer the same types of pari-mutuel wagers and minimum pari-mutuel prices at both manned and unmanned wagering terminals.
- d) All intertrack wagering facilities shall offer the same pari-mutuel pools as offered by the organization providing the simulcast.

(Source: Amended at 18 Ill. Reg. 17753, effective 11/28/94)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Programs
- 2) Code Citation: 11 Ill. Adm. Code 415
- 3) Section Number: Adopted Action:

415.10	Amendment
415.20	Repealed
415.30	Amendment
415.40	Amendment
415.50	Amendment
- 4) Statutory Authority: 230 ILCS 5
- 5) Effective Date of Rule: November 28, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 28, 1994
- 9) Notice of Proposal Published in Illinois Register: 18 Ill. Reg. 13362 - 9/2/94
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: Several grammatical changes (adding and deleting commas, semi-colons etc.) were made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No
- 15) Summary and purpose of rules: This rulemaking removes unnecessary language from this Part.
- 16) Information and questions regarding these adopted amendments shall be directed to: Illinois Racing Board, Legal Department, 100 West Randolph, Suite 11-100, Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY

SUBTITLE B: HORSE RACING

CHAPTER I: ILLINOIS RACING BOARD

SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 415
PROGRAMS

Section

415.10 Required Information

415.20 Supply Information for Patrons (Repealed)

415.30 Thoroughbred Programs

415.40 Harness Programs

415.50 Quarterhorse Programs

415.60 Availability of Programs

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Adopted at 4 Ill. Reg. 43, effective October 20, 1980; codified at 5 Ill. Reg. 10900; emergency amendment at 7 Ill. Reg. 16201, effective November 28, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 5698, effective April 16, 1984; amended at 14 Ill. Reg. 11314, effective July 3, 1990; amended at 14 Ill. Reg. 7486, effective April 24, 1992; amended at 18 Ill. Reg. 11453, effective 11/23/1994.

Section 415.10 Required Information

Programs shall contain the following information:

- A recitation statement that the race meeting is conducted pursuant to a license issued by the Board and pursuant to the rules and regulations of the Board.
- The address and telephone number of the central office of the Board.
- The names of the Board members, the officers and directors of the organization licensee, and Board and track racing officials.
- The advertised post time of the first pari-mutuel race of the each program.
- The information specified in Rule-B10-6-111-111-Adm-Code Section 410.60-4 regarding the Special Purse and Reward Fund.
- A notice to patrons indicating which symbol identifying the horses that have been administered furosemide prior to the each race and a symbol which denotes, where applicable, a different symbol identifying horses that have been administered furosemide prior to the first time.
- A prominent notice that there is an information and/or complaint window or windows where complaints may be made by members of the public. Such notice shall specify the exact location of such window or windows. A notice specifying the exact location of information and/or complaint window or windows for the convenience of the patrons.

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h) A clear, conspicuous statement of the racing organization's election to an organization's election to impose a surcharge under Section 26.3 of the Horse Racing Act of 1975, shall be stated conspicuously in the official program.

i) A brief description of the pari-mutuel wagering system.

j) A statement that wagers are to be made by program number and not by post position or handicap rating number.

k) A statement that pay-offs are not permitted until the stewards have notified the pari-mutuel department of the official order of finish.

l) A statement that tickets should be retained until the official results have been posted.

m) A statement that the Illinois Racing Board rules are available for public inspection at the information and/or complaint window and at the office of the Illinois Racing Board.

(Source: Amended at 18 Ill. Reg. 11756, effective NOV 23 1994)

Section 415.20 Supply Information for Patrons (Repealed)

a) Each organization licensee is encouraged to print sufficient information in its program to advise the public and, respectively, new race track patrons about the pari-mutuel wagering system.

b) Although not required to quote the following information in its program, organization shall include the following information in its program:

- That wagers are to be made by program number and not by post position or handicap rating number.
- That pay-offs are not permitted until the stewards have notified the pari-mutuel department of the official order of finish.
- That tickets should be retained until the official results have been posted.
- That the Illinois Racing Board has adopted detailed rules for unusual occurrences such as dead heats or the failure of patrons to select the winning horse or combination. These rules are available for public inspection at the information and/or complaint window and at the office of the Illinois Racing Board.

(Source: Repealed at 18 Ill. Reg. 11756, effective NOV 23 1994)

Section 415.30 Thoroughbred Programs

a) At all thoroughbred meetings, the program shall contain at least the following information for each horse: name, sex, color, and age or year foaled; sire and dam; owner's name and colors; trainer's name; post position and program number; jockey's name and the weight to be carried. For each race, the purse and the conditions of the race, including the distance, shall be specified.

b) The program shall also state if there has been any change

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with respect to blinker equipment from that carried in the horse's previous race, or if any horse races without whip ~~or with spurs~~.

c) In the event an organization licensee elects to provide past performance or chart lines in its program, and if any horse entered to race has competed in an "optional claiming race", that chart line shall appear in the published past performance.

(Source: Amended at 18 Ill. Reg. 17756, effective NOV 28 1994)

Section 415.40 Harness Programs

a) At all harness meetings, the program shall contain at least the following information for each horse: name, sex, color and age; sire and dam; owner's name and trainer's name; driver's name and colors; ~~and type--of-race~~. For each race, the purse and the conditions of the race, including the distance, shall be specified.

b) The following additional information will be furnished:

1) Six performance lines of the current year if the horse has started six times at that gait.

2) Indicate Identification of drivers racing with a provisional license.

3) Indicate Identification of pacers ~~that--are~~ racing without hoppers.

4) A summary Summary of starts in purse races, earnings, and best win time for the current and preceding year. ~~A horse's--best--win time--may-be-earned-in-either-a-purse-or-non-purse-race; however it may not be earned in a time trial, whether earned in a purse or non-purse race but not in a time trial.~~

5) Accurate performance or chart lines, including qualifying races, shall show: date of race; race track; size of the track if other than a half-mile; symbol for free-legged pacer; track condition; type of race; distance; the fractional times of the leading horse including race finish time; post position; position at one-quarter; one-half; three-quarters; stretch with lengths behind leader; finish with lengths behind leader; individual time of the horse; closing odds; name of the driver; names of the horses placed first, second and third; and, where appropriate, workouts ordered by the stewards or judges. The standard symbols for "breaks" and horses "parked out" shall be used where applicable.

(Source: Amended at 18 Ill. Reg. 17756, effective NOV 28 1994)

Section 415.50 Quarterhorse Programs

a) At all quarterhorse meetings the program shall contain at least the following information for each horse: name, sex, color, and age or

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year foaled; sire and dam; owner's name and trainer's name; post position and program number; jockey's name and, the weight to be carried; the purse and the conditions of each race, including the distance.

b) ~~For each race, the purse and the conditions of the race--including the distance--shall be specified:~~

b) ~~c) The following additional information will be furnished:~~

1) ~~The five Five~~ most recent performance lines including: date of race; race track; number of race; distance of race; winning time; track condition; closing odds; weight carried; order of finish; jockey; type of race; speed rating; horse's time; names of the horses placed first; second and third; number of horses in race.

2) Summary of starts in purse races and earnings in present and previous year.

3) The program shall ~~also--state--if--there--has--been~~ describe any change with respect to blinker equipment from that carried in the horse's previous race.

(Source: Amended ^{at} NOV 28 1994 18 Ill. Reg. 17756, effective)

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Trifecta
- 2) Code Citation: 11 Ill. Adm. Code 409
- 3) Section Number: 409.20 Adopted Action: Amendment
- 4) Statutory Authority: 230 ILCS 5
- 5) Effective Date of Rule: November 28, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this amendment contain incorporation by reference? No.
- 8) Date filed in Agency's Principal Office: November 28, 1994
- 9) Notice of Proposal Published in Illinois Register: 18 Ill. Reg. 12622 8/19/94
- 10) Has JCAR issued a Statement of Objections to this rule? No.
- 11) Differences between proposal and final version: The phrase "of national interest" was removed.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the letter issued by JCAR? Yes.
- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any other proposed amendments pending in this Part? No
- 15) Summary and purpose of rules: This rulemaking allows more than one entry and fields in simulcast races.
- 16) Information and questions regarding these adopted amendments shall be directed to: Illinois Racing Board, Legal Department, 100 West Randolph, Suite 11-100, Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

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TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY
 SUBTITLE B: HORSE RACING
 CHAPTER I: ILLINOIS RACING BOARD
 SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 409
 TRIFECTA

Section	
409.10	Trifecta Wager
409.20	Entries and Fields
409.30	Winning Combinations
409.40	Dead Heat
409.50	Irregular Wagering Pattern
409.60	Special Conditions for Thoroughbred Trifecta Races (Repealed)
409.65	Trifecta Races
409.70	Special Conditions for Harness Trifecta Races (Repealed)
409.75	Restrictions on Thoroughbred Trifecta Races (Repealed)
409.80	Waiver of Rules (Repealed)
409.85	Restrictions on Harness Trifecta Races
409.90	Minimum Fields

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 [230 ILCS 5/9(b)].

SOURCE: Adopted at 4 Ill. Reg. 38, p. 187, effective September 8, 1980; codified at 5 Ill. Reg. 10894; emergency amendment at 9 Ill. Reg. 2532, effective February 8, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 10270, effective June 21, 1985; amended at 14 Ill. Reg. 11317, effective July 3, 1990; amended at 14 Ill. Reg. 12265, effective July 13, 1990; amended at 14 Ill. Reg. 17670, effective October 16, 1990; amended at 14 Ill. Reg. 20063, effective December 4, 1990; amended at 16 Ill. Reg. 20176, effective December 9, 1992; amended at 17 Ill. Reg. 21855, effective December 3, 1993; amended at 18 Ill. Reg. **17761**, effective **Nov 28 1994**.

Section 409.20 Entries and Fields

- a) Fields are prohibited in Trifecta races.
- b) Only one entry (i.e., two or more horses with a common interest) either coupled or uncoupled (see Ill. Adm. Code 131.265 and 1413.48) shall be allowed in a trifecta race so long as it is a stakes race with a minimum purse of \$25,000 and a minimum field of eight betting interests.
- c) For harness racing, no entry, coupled or uncoupled, shall be allowed in a trifecta race which is not a stakes race.
- d) For overnight thoroughbred races, one entry shall be allowed in a trifecta race so long as the entry is coupled, and at least eight betting interests are carded.
- e) This Section shall not apply to races which are permitted for

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simulcasting under Section 26(g) of the Act [230 ILCS 5/26(g)].

(Source: Amended at 18 Ill. Reg. 17761, effective
NJ 28 1994)

DEPARTMENT OF EMPLOYMENT SECURITY

NOTICE OF EMERGENCY AMENDMENTS

- 1) Heading of the Part: Claimant's Availability For Work, Ability To Work And Active Search For Work
- 2) Code Citation: 56 Ill. Adm. Code 2865
- 3) Section Numbers: Emergency Action:
2865.145 New Section
2865.150 New Section
- 4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 48, pars. 409, 420, 610 and 611 [820 ILCS 405/409, 500, 1700 and 1701], see P.A. 87-1266, effective March 3, 1993.
- 5) Effective Date of Amendment: November 28, 1994.
- 6) If this emergency amendment is to expire before the end of the 150-day period, please specify the date on which it is to expire: Not applicable.
- 7) Date Filed in Agency's Principal Office: November 23, 1994.
- 8) Reason for Emergency: After lengthy negotiations, we have just received word from United States Department of Labor that our proposed draft profiling rules are acceptable.
- 9) Complete Description of the Subjects and Issues Involved:
These proposed amendments to Part 2865 conform to recent federal amendments to Section 303(a)(10) of the Social Security Act which requires states to implement a profiling system for determining which claimants are likely to exhaust regular benefits and to need reemployment services. Claimants who are determined to need such reemployment services may be denied benefits if they do not participate in such reemployment services.
- 10) Are there any proposed amendments to this Part pending? No.
- 11) Statement of Statewide Policy Objectives? Not Applicable.
- 12) Information and questions regarding this amendment shall be directed to:

Gregory J. Rameil
Illinois Department of Employment Security
401 South State Street - 2nd Floor South
Chicago, IL 60605
312-793-4240

The full text of the emergency amendments begins on the next page:

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NOTICE OF EMERGENCY AMENDMENTS

TITLE 56: LABOR AND EMPLOYMENT
CHAPTER IV: DEPARTMENT OF EMPLOYMENT SECURITY
SUBCHAPTER f: ELIGIBILITY FOR BENEFITS

PART 2865

CLAIMANT'S AVAILABILITY FOR WORK, ABILITY TO WORK
AND ACTIVE SEARCH FOR WORK

SUBPART A: GENERAL PROVISIONS

Section

2865.1 Definitions
2865.50 Union Registration In Satisfaction Of Active Search Provisions
2865.55 Requirements For Union Local Certification
2865.60 Procedures For Approval As A Certified Union

SUBPART B: REGULAR BENEFITS

Section

2865.100 Work Search Requirements for Regular Unemployment Insurance Benefits
2865.105 Able to Work
2865.110 Available For Work
2865.115 Actively Seeking Work
2865.120 Suitability Of Work - Labor Standards
2865.125 Availability For Part Time Work Only
2865.130 Director's Approval Of Training
2865.135 Availability For Work And Active Search For Work: Attendance At Training Courses
2865.140 Regular Attendance In Approved Training
2865.145 Ineligibility To Receive Benefits For Failure To Participate In Reemployment Services
2865.150 Profiling/Referral To Reemployment Services
EMERGENCY
EMERGENCY

Section

2865.205 Applicability Of Rules For Eligibility For Regular Benefits
2865.210 Systematic And Sustained Search For Work
2865.215 When An Individual's Prospects For Finding Work Shall Be Deemed To Be Good

SUBPART C: EXTENDED BENEFITS

AUTHORITY: Implementing and authorized by Sections 409, 500, 1700 and 1701 of the Unemployment Insurance Act (Ill. Rev. Stat. 1991, ch. 48, pars. 409, 420, 610 and 611) (820 ILCS 405/409, 500, 1700 and 1701) (see P.A. 87-1266, effective March 3, 1993).

SOURCE: Adopted at 10 Ill. Reg. 11887, effective July 1, 1986; amended at 14 Ill. Reg. 18466, effective November 5, 1990; amended at 17 Ill. Reg. 17917, effective October 4, 1993; amended at 18 Ill. Reg. 4160, effective March 3, 1994; emergency amendment at 18 Ill. Reg. **17764**, effective November 28,

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1994, for a maximum of 150 days.

SUBPART B: REGULAR BENEFITS

Section 2865.145 Ineligibility To Receive Benefits For Failure To Participate
In Reemployment Services
EMERGENCY

a) Unless no longer obligated to participate pursuant to Section 2865.150(e), an individual who is referred by the Department pursuant to Section 2865.150 to reemployment services and fails to participate in such services shall be ineligible for benefits as of the date of such failure and until he either presents justifiable cause, as defined in subsection (c), for not participating in the services, or participates in the services.

1) Example: Notice of referral to reemployment services is sent to an individual in the second week of his benefit year, indicating he is scheduled for an orientation meeting to take place in the third week of the benefit year. He fails, without justifiable cause, to report to the orientation meeting. The individual never makes any attempt to reschedule the meeting. The individual will be ineligible for benefits for the third week of his benefit year through the sixth week, which is the last week in which, pursuant to Section 2865.150(e), the individual is obligated to attend an orientation meeting. After the sixth week, he will not be ineligible for failure to participate in reemployment services for the remainder of his benefit year.

2) Example: An individual who has been referred to reemployment services pursuant to Section 2865.150 fails, without justifiable cause, to report for his scheduled reemployment service orientation meeting, but requests that he be rescheduled for another meeting. Although he indicates he is prepared to attend a rescheduled meeting at any time, he is never rescheduled. The individual is considered as not having yet been referred to reemployment services for any week that begins after he makes his request.

b) Subsection (a) shall not apply if the individual has completed similar reemployment services or he is participating in substantially similar services.

c) There is justifiable cause for an individual's failure to participate in reemployment services if the individual is acting as a reasonable person would act under the circumstances, taking into account the fact that the individual has been identified as likely to exhaust regular benefits and need job search assistance.

1) Example: An individual who has been referred to reemployment services pursuant to Section 2865.150 fails to report for his scheduled orientation meeting with the reemployment service provider because the individual has an interview scheduled for

DEPARTMENT OF EMPLOYMENT SECURITY

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the same time for a job comparable with respect to wages and working conditions to jobs he has customarily held. The individual has justifiable cause for failing to report for the meeting. A reasonable person in this situation could be expected to prefer the immediate job opportunity over reemployment services.

2) Example: An individual who has been referred to reemployment services pursuant to Section 2865.150 fails to report for his scheduled reemployment service orientation meeting because he forgot about the meeting. When he becomes aware he has forgotten the meeting, he requests that the meeting be rescheduled. He fails to report for the rescheduled meeting because he again forgot about the meeting. The repeated failure to include the meeting in his schedule does not reflect the behavior of a reasonable person under the circumstances. On the basis of these facts alone, there would not be justifiable cause for the individual's failure to participate.

3) Example: An individual who has been referred to reemployment services pursuant to Section 2865.150 fails to report for his scheduled reemployment service orientation meeting. During the week for which the meeting was scheduled, however, the individual is enrolled in and in regular attendance at a training course approved for him by the Director under Section 500C of the Act. A reasonable person in this situation could be expected to prefer the training program over reemployment services.

d) The individual's obligation to participate in reemployment services to which he is referred pursuant to Section 2865.150 is in addition to the individual's other obligations under the Act.

e) Issues arising under this Section concerning an individual's eligibility for regular benefits shall be adjudicated in the same manner and subject to the same procedures as all the other issues concerning eligibility for regular benefits, except issues arising under Section 604 of the Act.

(Source: Emergency Amendment at 18 Ill. Reg. 17764, effective November 28, 1994, for a maximum of 150 days)

Section 2865.150 Profiling/Referral To Reemployment Services EMERGENCY

a) To determine the likelihood that the individual will exhaust regular benefits and will need job search assistance, the Department will profile each individual who files an initial claim for regular benefits. Each claimant profile will be based on information contained in the claimant's initial combined application for regular benefits and Job Service registration.

1) Except as otherwise provided in subsection (a)(2), as part of the profiling process, the Department will assign each individual an exhaustion probability score, which measures the likelihood that

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the individual will exhaust regular benefits and need job search assistance. The score will be calculated according to a statistical model developed by the United States Department of Labor including industry or occupation.

2) No exhaustion probability score will be calculated for an individual if he:

- A) is not monetarily eligible under Section 500E of the Act, or
- B) satisfies the union hiring hall procedures set forth in Section 2865.50, or
- C) has a definite date of recall to work, or
- D) is unemployed as the result of a labor dispute, or
- E) has left work voluntarily.

b) Each claimant for whom an exhaustion probability score is calculated shall be entered by the Department into a selection pool for the subordinate area in which the individual resides or a subdivision of that area where the Substate grantee will each week select individuals in the selection pool for referral to available reemployment services in descending order of their exhaustion probability scores. Where two or more individuals in a selection pool have the same score and reemployment services are not available for all of them, the Substate grantee will select for referral a number of them equal to the number of individuals for whom reemployment services are available, selecting the earlier filing dates. Where two or more individuals in a selection pool have the same score and filed their initial applications for regular benefits on the same date and reemployment services are not available for all of them, the Substate grantee will randomly select for referral a number of them equal to the number of individuals for whom reemployment services are available. Whenever the availability of certain reemployment services is lawfully limited to individuals meeting specific characteristics, such as where the services are offered through a program established pursuant to Section 14(d)(2) of the Job Training Partnership Act or are offered as part of an effort to assist in the location or expansion of an employer within the State, selections for referral to the services will be made as though individuals in the selection pool who do not meet those characteristics were not in the selection pool.

c) The reemployment services to which an individual is referred pursuant to this Section will in all instances include an orientation meeting with an entity providing reemployment services within the subordinate area in which the individual resides. Following the orientation meeting, reemployment services may also include: assessments; counseling; job placement services and clubs; and referral to more intensive services, such as training. Where an individual is initially referred by the Department to a reemployment service orientation meeting and then scheduled for reemployment services by an entity providing such services on behalf of the Substate grantee that initially selected the individual for referral, the individual is

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considered as having been referred to the reemployment services by the Department, except where the entity indicates participation in the reemployment services is optional.

d) The Department will send each individual selected for referral to reemployment services a referral notice, which will include a statement regarding the obligation to participate in reemployment services and the potential consequences of failing to participate in the services, as well as all information necessary for the individual to report to the orientation meeting.

e) Consistent with the profiling system's principal aim of early intervention in an individual's claim series, no claimant is obligated to attend a reemployment service orientation meeting after the fourth week following the week in which he is sent the initial notice of referral to reemployment services pursuant to subsection (d). The Department will remove from the selection pool any individual who, within four weeks after the week in which he files his initial claim for regular benefits, is not sent a notice of referral to reemployment services. After being removed from the selection pool, an individual may still be referred to reemployment services, but he shall no longer be obligated to participate in reemployment services.

f) For the purposes of this Section, "substate area" refers to an area established by the Governor pursuant to Section 312 of the Job Training Partnership Act; "Substate grantee" refers to the entity designated as such for a substate area pursuant to that Section.

(Source: Emergency Amendment at 18 Ill. Reg. 17764, effective November 28, 1994, for a maximum of 150 days)

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Pursuant to 35 Ill. Adm. Code 302.Subpart F, the following water quality criteria have been derived as follows. This listing includes only the water quality criteria that have been used during the period August 1, 1994 through October 31, 1994.

A cumulative listing of criteria as of July 31, 1993 was published in 17 Ill. Reg. 18904, October 29, 1993. Listings of criteria used during subsequent three month periods were published in 18 Ill. Reg. 318, January 7, 1994; 18 Ill. Reg. 4457, March 18, 1994; 18 Ill. Reg. 8734, June 10, 1994; and 18 Ill. Reg. 14166, September 9, 1994.

Chemical: Acenaphthene

CAS #83-32-9

Acute criterion: 124 ug/l

Chronic criterion: 9.9 ug/l

Date criteria derived: November 14, 1991

Applicable waterbodies:

Not used during this period.

Chemical: Acetone

CAS #67-64-1

Acute criterion: 1,530 mg/l

Chronic criterion: 122 mg/l

Date criteria derived: May 25, 1993

Applicable waterbodies:

Not used during this period.

Chemical: Acetonitrile

CAS #75-05-8

Acute criterion: 375 mg/l

Chronic criterion: 30 mg/l

Date criteria derived: December 7, 1993

Applicable waterbodies:

Not used during this period.

Chemical: Acrylonitrile

CAS #107-13-4

Acute criterion: 910 ug/l

Chronic criterion: 73 ug/l

Human health criterion (HNC): 0.21 ug/l

Date criteria derived: November 13, 1991

Applicable waterbodies:

Not used during this period.

Chemical: Anthracene

CAS #120-12-7

Human health criterion (HTC): 35 mg/l

Date criteria derived: August 18, 1993

ENVIRONMENTAL PROTECTION AGENCY

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LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: 1,2-dichloroethane
Acute criterion: 24,900 ug/l

Human health criterion (HNC): 23 ug/l
Date criteria derived: March 19, 1992
Applicable waterbodies:

Not used during this period.

Chemical: 1,1-dichloroethylene

Acute criterion: 3,030 ug/l
Human health criterion (HNC): 0.95 ug/l
Date criteria derived: March 20, 1992
Applicable waterbodies:

Not used during this period.

Chemical: 2,4-dichlorophenol
Acute criterion: 631 ug/l

Date criteria derived: November 14, 1991
Applicable waterbodies:

Not used during this period.

Chemical: 1,2-dichloropropane

Acute criterion: 4,800 ug/l
Date criteria derived: December 7, 1993
Applicable waterbodies:

Not used during this period.

Chemical: 1,3-dichloropropylene

Acute criterion: 99 ug/l
Date criteria derived: November 13, 1991
Applicable waterbodies:

Not used during this period.

Chemical: 4,6-dinitro-o-cresol = 2-methyl-4,6-dinitrophenol CAS #534-52-1

Acute criterion: 28.8 ug/l
Date criteria derived: November 14, 1991
Chronic criterion: 2.3 ug/l

CAS #107-06-2
Chronic criterion: 4,540

CAS #75-35-4
Chronic criterion: 242 ug/l

CAS #120-83-2
Chronic criterion: 83.1

CAS #78-87-5
Chronic criterion: 380 ug/l

CAS #542-75-6
Chronic criterion: 7.9 ug/l

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LISTING OF DERIVED WATER QUALITY CRITERIA

Applicable waterbodies:

Not used during this period.

Chemical: 2,4-dinitrophenol

Acute criterion: 85.3 ug/l
Chronic criterion: 4.07

Date criteria derived: December 1, 1993
Applicable waterbodies:

Not used during this period.

Chemical: 2,6-dinitrotoluene

Acute criterion: 1,910 ug/l
Date criteria derived: February 14, 1992
Applicable waterbodies:

Not used during this period.

Chemical: Ethylbenzene

Acute criterion: 216 ug/l
Chronic criterion: 17.2

Date criteria derived: August 15, 1990, revised May 17, 1991
Applicable waterbodies:

07120003-005/off Stoney Creek

07120004-011/off Des Plaines River (2 Times)

07120004-016/off Addison Creek

07120004-016/off Salt Creek

07140203-008/off East Branch Shoal Creek

Chemical: Fluoranthene

Human health criterion (HTC): 120 ug/l
Date criteria derived: August 10, 1993
Applicable waterbodies:

Not used during this period.

Chemical: Hexachlorobenzene

Human health criterion (HNC): 0.00025 ug/l
Date criteria derived: November 15, 1991
Applicable waterbodies:

ENVIRONMENTAL PROTECTION AGENCY

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LISTING OF DERIVED WATER QUALITY CRITERIA

Not used during this period.

Chemical: Hexachlorobutadiene
Acute criterion: 34.5 ug/l
Date criteria derived: March 23, 1992
Applicable waterbodies:

CAS #87-68-3
Chronic criterion: 2.76

Not used during this period.

Chemical: Hexachloroethane
Acute criterion: 381 ug/l

Human health criterion (HNC): 2.9 ug/l
Date criteria derived: November 15, 1991
Applicable waterbodies:

CAS #67-72-1
Chronic criterion: 30.5

Not used during this period.

Chemical: Isobutyl alcohol = 2-methyl-1-propapol
Acute criterion: 434 mg/l
Date criteria derived: December 1, 1993
Applicable waterbodies:

CAS #78-83-1
Chronic criterion: 34.8 mg/l

Not used during this period.

Chemical: Methylene chloride
Acute criterion: 17,200 ug/l

Human health criterion (HNC): 340 ug/l
Date criteria derived: January 21, 1992
Applicable waterbodies:

CAS #75-09-2
Chronic criterion: 1,380

Not used during this period.

Chemical: Methyleneketone
Acute criterion: 322,000 ug/l
Date criteria derived: July 1, 1992
Applicable waterbodies:

CAS #78-93-3
Chronic criterion: 26,000

Not used during this period.

ENVIRONMENTAL PROTECTION AGENCY

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LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: 4-methyl-2-pentanone
Acute criterion: 46 mg/l
Date criteria derived: January 13, 1992
Applicable waterbodies:

CAS #108-10-1
Chronic criterion: 3.68

Not used during this period.

Chemical: Naphthalene

Acute criterion: 670 ug/l

Date criteria derived: November 7, 1991

Applicable waterbodies:

CAS #91-20-3

Chronic criterion: 68 ug/l

Not used during this period.

Chemical: Nitrobenzene

Acute criterion: 15.4 mg/l

mg/l

Human health criterion (HTC): 0.52 mg/l

Date criteria derived: February 14, 1992

Applicable waterbodies:

CAS #98-95-3

Chronic criterion: 4.67

Not used during this period.

Chemical: Pentachlorophenol

Acute criterion: 20 ug/l

Date criteria derived: national criterion, September 1986

Applicable waterbodies:

Chronic criterion: 13 ug/l

Not used during this period.

Chemical: Phenanthrene

Acute criterion: 46 ug/l

Date criteria derived: October 26, 1992

Applicable waterbodies:

CAS #85-01-8

Chronic criterion: 3.7 ug/l

Not used during this period.

Chemical: Pyrene

Human health criterion (HTC): 3,500 ug/l

Date criteria derived: December 22, 1992

Applicable waterbodies:

CAS #120-00-0

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Not used during this period.

Chemical: Tetrachloroethylene

Acute criterion: 1,220 ug/l

Date criteria derived: March 23, 1992

Applicable waterbodies:

Not used during this period.

Chemical: Tetrahydrofuran

Acute criterion: 216,000 ug/l

ug/l Date criteria derived: March 16, 1992

Applicable waterbodies:

Not used during this period.

Chemical: Toluene

Acute criterion: 8,080 ug/l

Date criteria derived: August 16, 1990, revised May 17, 1991 and January 26, 1993

Applicable waterbodies:

07120003-005/off Stoney Creek

07120004-011/off Des Plaines River (2 Times)

07120004-016/off Addison Creek

07120004-016/off Salt Creek

07140203-008/off East Branch Shoal Creek

Chemical: 1,2,4-trichlorobenzene

Acute criterion: 353 ug/l

Date criteria derived: December 14, 1993

Applicable waterbodies:

Not used during this period.

Chemical: 1,1,1-trichloroethane

Acute criterion: 4,910 ug/l

Date criteria derived: October 26, 1992

Applicable waterbodies:

Not used during this period.

ENVIRONMENTAL PROTECTION AGENCY

NOTICE OF PUBLIC INFORMATION

LISTING OF DERIVED WATER QUALITY CRITERIA

Chemical: 1,1,2-trichloroethane

Acute criterion: 19,000 ug/l

ug/l

Human health criterion (HNC): 12 ug/l

Date criteria derived: December 13, 1993

Applicable waterbodies:

Not used during this period.

Chemical: Trichloroethylene

Acute criterion: 11,700 ug/l

Date criteria derived: October 23, 1992

Applicable waterbodies:

Not used during this period.

Chemical: Xylenes

Acute criterion: 1,500 ug/l

Date criteria derived: August 23, 1990

Applicable waterbodies:

07120003-005/off Stoney Creek

07120004-011/off Des Plaines River (2 Times)

07120004-016/off Addison Creek

07120004-016/off Salt Creek

07140203-008/off East Branch Shoal Creek

For additional information concerning these criteria or the derivation process used in generating them, please contact:

Bob Mosher

Illinois Environmental Protection Agency

Division of Water Pollution Control

2200 Churchill Road

Post Office Box 19276

Springfield, Illinois 62794-9276

217/782-3362

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

JAMES R. THOMPSON CENTER
ROOM 16-503
CHICAGO, ILLINOIS
10:00 A.M.
DECEMBER 13, 1994

NOTICES: Due to Register submittal deadlines, the Agenda below is incomplete. Other items not contained in this published Agenda are likely to be considered by the Committee at its December meeting.

It is the policy of the Committee to allow only representatives of state agencies to testify orally on any rule under consideration at Committee hearings. If members of the public wish to express their views with respect to a proposed rule, they should submit written comments to the Office of the Joint Committee on Administrative Rules at the following address:

Joint Committee on Administrative Rules
700 Stratton Building
Springfield, Illinois 62706

RULEMAKINGS SCHEDULED FOR JCAR REVIEW

The following rulemakings are scheduled for review at this meeting. JCAR staff may be proposing action with respect to some of these rulemakings. JCAR members may have questions concerning, and may initiate action with respect to, any item scheduled for JCAR review and any other issues within the Committee's purview.

PROPOSED RULEMAKINGSCentral Management Services

Travel (80 Ill Adm Code 2800)
-First Notice Published: 18 Ill Reg 12567 - 8/19/94
-Expiration of Second Notice Period: 12/23/94

Acquisition, Management and Disposal of Real Property (44 Ill Adm Code 5000)

-First Notice Published: 18 Ill Reg 5057 - 4/1/94
-Expiration of Second Notice Period: 12/23/94

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Children and Family Services

Audits, Reviews and Investigations (89 Ill Adm Code 434)
-First Notice Published: 18 Ill Reg 8777 - 6/17/94
-Expiration of Second Notice Period: 12/16/94

Community College Board

Administration of the Illinois Public Community College Act (23 Ill Adm Code 1501)
-First Notice Published: 18 Ill Reg 13562 - 9/9/94
-Expiration of Second Notice Period: 12/30/94

Comptroller

Claim Eligible to be Offset (74 Ill Adm Code 285)
-First Notice Published: 18 Ill Reg 12944 - 8/26/94
-Expiration of Second Notice Period: 1/4/95

Conservation

Consultation Procedures for Assessing Impacts of Agency Actions on Endangered and Threatened Species (17 Ill Adm Code 1075)
-First Notice Published: 18 Ill Reg 14259 - 9/23/94
-Expiration of Second Notice Period: 12/28/94

Environmental Protection Agency

Illinois Design Standards for Slow Rate Land Application of Treated Wastewater (35 Ill Adm Code 372)
-First Notice Published: 18 Ill Reg 4524 - 3/25/94
-Expiration of Second Notice Period: 12/31/94

Financial Institutions

Consumer Installment Loan Act (38 Ill Adm Code 110)
-First Notice Published: 18 Ill Reg 14271 - 9/23/94
-Expiration of Second Notice Period: 1/6/95

Sales Finance Agency Act (38 Ill Adm Code 160)
-First Notice Published: 18 Ill Reg 14276 - 9/23/94
-Expiration of Second Notice Period: 1/6/95

Pollution Control Board

Water Use Designations and Site Specific Water Quality Standards (35 Ill Adm Code 303) (R93-13)

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

-First Notice Published: 18 Ill Reg 14219 - 9/16/94
 -Expiration of Second Notice Period: 12/29/94

Public Aid

Rights and Responsibilities (89 Ill Adm Code 102)
 -First Notice Published: 18 Ill Reg 13723 - 9/9/94
 -Expiration of Second Notice Period: 12/30/94

Practice in Administrative Hearings (89 Ill Adm Code 104)
 -First Notice Published: 18 Ill Reg 12613 - 8/19/94
 -Expiration of Second Notice Period: 12/29/94

Child Support Enforcement (89 Ill Adm Code 160)
 -First Notice Published: 18 Ill Reg 12604 - 8/19/94
 -Expiration of Second Notice Period: 12/29/94

Public Health

Distribution of Medical Student Scholarship Payback Funds (77 Ill Adm Code 594)
 -First Notice Published: 18 Ill Reg 8572 - 6/10/94
 -Expiration of Second Notice Period: 12/29/94

WIC Vendor Management Code (77 Ill Adm Code 672)
 -First Notice Published: 18 Ill Reg 14308 - 9/23/94
 -Expiration of Second Notice Period: 12/31/94

Private Sewage Disposal Code (77 Ill Adm Code 905)
 -First Notice Published: 17 Ill Reg 22359
 -Expiration of Second Notice Period: 1/5/95

Health Facilities Planning Procedural Rules (77 Ill Adm Code 1130)
 -First Notice Published: 18 Ill Reg 8861 - 6/17/94
 -Expiration of Second Notice Period: 12/29/94

Rehabilitation Services

Assessment for Determining Eligibility and Rehabilitation Needs (89 Ill Adm Code 553)
 -First Notice Published: 18 Ill Reg 13048 - 8/26/94
 -Expiration of Second Notice Period: 12/16/94

Application (89 Ill Adm Code 557)
 -First Notice Published: 18 Ill Reg 12625 - 8/19/94
 -Expiration of Second Notice Period: 12/16/94

Transportation

JOINT COMMITTEE ON ADMINISTRATIVE RULES

AGENDA

Motorcyclists' Eye Protection (92 Ill Adm Code 457)
 -First Notice Published: 18 Ill Reg 11150 - 7/15/94
 -Expiration of Second Notice Period: 1/6/95

Emergency and Peremptory RulemakingsCentral Management Services

Pay Plan (80 Ill Adm Code 310) (Peremptory)
 -Notice Published: 18 Ill Reg 16708 - 11/14/94

Commerce Commission

Fees and Taxes (92 Ill Adm Code 1205) (Emergency)
 -Notice Published: 18 Ill Reg 16464 - 11/4/94

Labor

Illinois Child Labor Law (56 Ill Adm Code 250) (Emergency)
 -Notice Published: 18 Ill Reg 16699 - 11/14/94

Secretary of State

Rulemaking (1 Ill Adm Code 100) (Emergency)
 -Notice Published: 18 Ill Reg 17275 - 12/2/94

Agency ResponseRevenue

Retailers' Occupation Tax (86 Ill Adm Code 130)
 -First Published: 5/6/94
 -Objection Date: 9/13/94
 -Response: Refusal

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of November 22, 1994 through November 28, 1994, and have been scheduled for review by the Committee at its December 13, 1994 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
1/5/95	Department of Public Health, Private Sewage Disposal Code (77 Ill Adm Code 905)	12/31/93 17 Ill Reg 22359	12/13/94
1/6/95	Department of Financial Institutions, Consumer Installment Loan Act (38 Ill Adm Code 110)	9/23/94 18 Ill Reg 14271	12/13/94
1/6/95	Department of Financial Institutions, Sales Finance Agency Act (38 Ill Adm Code 160)	9/23/94 18 Ill Reg 14276	12/13/94
1/6/95	Department of Transportation, Motorcyclists' Eye Protection (92 Ill Adm Code 457)	7/15/94 18 Ill Reg 11150	12/13/94

PROCLAMATIONS

94-651

NANNIE BERRY RECOGNIZED

Whereas, November 12, 1994, marks the 70th birthday for Mrs. Nannie Marie Berry; and

Whereas, Nannie Berry, a native of Louisville, Mississippi, has been a member of the Pilgram Rest Baptist Church for 47 years; and

Whereas, she was for many years a member of the Pilgram Rest Baptist Church Gospel Chorus; and

Whereas, Mrs. Berry is a mother, grandmother, and devoted public servant who is involved in such community service activities as visiting the nursing homes in the Metro East area; and

Whereas, she is the Chaplin for the New Salem District Usher Ministry and member of the Pilgram Rest Baptist Church Usher Board; and

Whereas, Mrs. Berry is retired after 29 years of service from the Obnester Glass Company in East St. Louis;

Therefore, I, Jim Edgar, Governor of the State of Illinois, join Mr. and Mrs. Primas West and a host of family and friends from the St. John and Pilgram Rest Church families in recognizing Nannie Berry for her outstanding Christian service at her 70th birthday celebration.

Issued by the Governor November 10, 1994.

Filed with the Secretary of State November 28, 1994.

94-652

AIDS AWARENESS DAY

Whereas, the prevalence of HIV infection and AIDS necessitates a worldwide effort to increase communication, education, and preventive action to stop the transmission of HIV and the spread of AIDS; and

Whereas, the World Health Organization now estimates worldwide that 17 million people have been infected with HIV and roughly 4 million of them have developed AIDS; and

Whereas, in Illinois, the number of AIDS cases has reached nearly 14,000 with more than 60 percent of these lives lost to this devastating disease; and

Whereas, the World Health Organization has designated December 1 of each year as World AIDS Day, a day to expand and strengthen the worldwide effort to stop the spread of HIV and AIDS; and

Whereas, World AIDS Day 1994, "AIDS and Families", focuses on how families are affected by HIV and AIDS, how families can become more effective in both HIV and AIDS prevention and care, and on how families can contribute to global efforts against HIV and AIDS; and Whereas, in Illinois, this day is commemorated by a number of events across the state, including the dimming of lights atop the Illinois State Capitol dome during the evening hours to coincide with the dimming of the lights of the White House, to offer a tribute to those inflicted and affected by HIV and AIDS;

Therefore, I, Jim Edgar, Governor of Illinois, proclaim December 1, 1994 as AIDS AWARENESS DAY in Illinois, and urge all citizens to take part in activities and observances designed to increase awareness and understanding of AIDS, to take part in AIDS prevention activities and programs, and to join in the efforts to prevent transmission of HIV and further spread of AIDS.

Issued by the Governor November 17, 1994.

Filed with the Secretary of State November 28, 1994.

94-653

BLACK ROSE AWARDS DAY

Whereas, the League of Black Women will hold its 10th Annual Black Rose Awards Luncheon on December 3, 1994, at the Chicago Hilton and Towers; and
Whereas, the purpose of the League is to promote career development and community service, and to provide valuable education experiences for African-American women; and

Whereas, the theme of this year's luncheon is "Couples Committed to Reclaiming the Family," and the League of Black Women will honor husbands and wives, who, like its symbol, the Black Rose, are resilient and intrinsically beautiful individuals who can take root and flourish in any environment --- even under the most adverse conditions;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 3, 1994, as BLACK ROSE AWARDS DAY in Illinois.

Issued by the Governor November 17, 1994.

Filed with the Secretary of State November 28, 1994.

94-654

PROJECT RED RIBBON

Whereas, drink drivers cause millions of dollars of damage and immeasurable amounts of personal pain and suffering throughout the country, including Illinois; and

Whereas, during the upcoming holiday season there will be increased opportunity for drinking and driving; and

Whereas, Project Red Ribbon is a nationwide project of Mothers Against Drunk Driving in which motorists are asked to attach a red ribbon to their automobile as a visual reminder to not drink and drive; and

Whereas, local chapters of Mothers Against Drunk Driving and MADD-Illinois are sponsoring Project Red Ribbon in an attempt to reduce the number of drunk drivers in Illinois;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 21-January 1, 1995, as PROJECT RED RIBBON in Illinois and I encourage all citizens to take part in this campaign and to help make the holidays safer by driving sober this holiday season and throughout the year.

Issued by the Governor November 17, 1994.

Filed with the Secretary of State November 28, 1994.

94-655

REVEREND ROBERT JONES DAY

Whereas, on Sunday, November 20, 1994, the St. John Missionary Baptist Church will join Reverend Robert Jones in celebrating two years of service; and
Whereas, the theme of the service will be, "A man after God's own heart"; and

Whereas, Reverend Jones has served the New Salem Baptist Church as vice-moderator, assistant dean, and dean, and currently is president of the Congress of Christian education; and

Whereas, he has also served his community as an instructor and seminar leader in Christian education on the district and state level and as a former

executive director of M.E.C.C.O., a church-based organization; and

Whereas, he published the book, "A Study of Paul's Letter to the Romans," and is currently finishing a new book to be entitled, "The Life, The Believer"; and

Whereas, Rev. Jones has preached and done revivals in Israel and South Korea; and

Whereas, under his leadership, the new St. John's Church facilities was completed;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 3, 1994, as REVEREND ROBERT JONES DAY in Illinois.

Issued by the Governor November 18, 1994.

Filed with the Secretary of State November 28, 1994.

94-656

HOME CARE WEEK

Whereas, home care is the oldest and most humane tradition of health service delivery in the United States, enabling the ill and disabled to receive high-quality medical assistance and retain a sense of dignity and independence in the comfort of their own homes; and

Whereas, home care is a growing alternative to hospitalization for acute and chronic illnesses; and

Whereas, more than 600 Illinois home care agencies deliver cost-effective skilled nursing, home care aide and social services, and physical, occupational, and speech therapies that stimulate quicker and fuller recoveries and improvements than institutional care; and

Whereas, the President of the United States and United States Congress have declared November 27-December 3, 1994, as National Home Care Week and are calling on all Americans to observe this occasion with appropriate ceremonies and activities; and

Whereas, the President of the World Organization for Care in the Home and Hospice has designated this same period as World Home Care Week, recognizing that aging populations around the world are increasing the demand for home care services and a universal understanding of the issues surrounding them;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 27-December 3, 1994 as HOME CARE WEEK in Illinois and urge all citizens to support the home care profession in its efforts to provide, safe, affordable, and comfortable health care in the homes of our elderly, disabled, and infirm.

Issued by the Governor November 21, 1994.

Filed with the Secretary of State November 28, 1994.

94-657

QUERREY & HARROW DAY

Whereas, Querrey & Harrow attorneys will celebrate 50 years of service to the Chicago area on December 3, 1994; and

Whereas, in 1944, Chicago attorneys Corwin Querrey and Joseph Harrow merged their law practices and by 1947 Edward Gulanick and John Kennedy joined the practice, which was then renamed Querrey, Harrow, Gulanick & Kennedy; and

Whereas, currently, the firm boasts 145 attorneys in seven offices throughout the State of Illinois; and

Whereas, during their years of service, Querrey & Harrow has represented a

wide range of individual, industrial, financial, commercial clients in Illinois and beyond;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim December 3, 1994, as **QUERREY & HARROW DAY** in Illinois and commend them for their service to the citizens of Illinois.

Issued by the Governor November 21, 1994.

Filed with the Secretary of State November 28, 1994.

94-658

COMMUNITY CARE CENTER DAY

Whereas, the Community Care Center is a skilled and intermediate care nursing facility located in Chicago; and

Whereas, the Center was founded by the Rev. Clarence H. Cobbs, Pastor of the First Church of Deliverance, and has served the community for the past 20 years; and

Whereas, now under new management, Community Care Center is improving the facility and services and looking forward to working cooperatively with the community; and

Whereas, the Center prides itself in providing 24-hours nursing care and a comprehensive rehabilitation program including, physical, occupational, and speech therapy; and

Whereas, on November 29, 1994, Community Care is hosting the Grand Opening of the newly remodeled facility;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 29, 1994, as **COMMUNITY CARE CENTER DAY** in Illinois.

Issued by the Governor November 22, 1994.

Filed with the Secretary of State November 28, 1994.

94-659

DR. JOHN M. HOLLAND DAY

Whereas, Dr. John M. Holland has dedicated his distinguished career to St. John's Hospital as Emergency Medical Systems Medical Director since 1975; and

Whereas, the hospital is holding a dinner in honor of Dr. Holland's retirement on November 29, 1994; and

Whereas, Dr. Holland has been a major force behind having EMT- Paramedic service in Springfield and Sangamon County; and

Whereas, he has continuously worked to promote rural Emergency Medical Services in Illinois, via lecturing, support of legislation, and in an advisory capacity; and

Whereas, he has dedicated 17 years of service to the state's EMS Advisory Council; and

Whereas, Dr. Holland has served as the EMS Medical Director of 53 Emergency Medical Services agencies in the Central Illinois area and has acted as the Medical Director for the EMS training of 250 EMT-Paramedics, 180 EMT-Intermediates/Defibrillators, and more than 650 EMT-As at St. John's Hospital;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 29, 1994, as **DR. JOHN M. HOLLAND DAY** in Illinois in honor of his outstanding career at St. John's Hospital.

Issued by the Governor November 22, 1994.

Filed with the Secretary of State November 28, 1994.

94-660

LIBERTY BAPTIST CHURCH DAY

Whereas, the Liberty Baptist Church, originally known as the Olive Leaf Club, was organized in the home of Mrs. Bertie Boone on September 26, 1917; and

Whereas, in 1918, the Olive Leaf Club organized into the Liberty Baptist Church and Rev. D.W. Bowen was elected the first pastor; and

Whereas, Liberty Baptist Church merged with the Christian Home Baptist Church when the Rev. Durman Zollie Jackson became pastor; and

Whereas, in 1946 Rev. A.P. Jackson, then assistant pastor, found an empty lot on which is now known as Martin Luther King Drive and a building fund drive collect \$200,000 for a new edifice; and

Whereas, Rev. A.P. Jackson became pastor in 1951 after the death of Rev. Durman Zollie Jackson; and

Whereas, on November 13, 1994, members of the legendary Baptist Church will install their new pastor, Darrell Lamar Jackson; and

Whereas, the theme for the instillation is "Togetherness: The Spiritual Growth of Liberty;" and

Whereas, the occasion is historical because Pastor D.L. Jackson is the third generation of the Jackson family elected to minister this Christian family;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 13, 1994, as **LIBERTY BAPTIST CHURCH DAY** in Illinois.

Issued by the Governor November 22, 1994.

Filed with the Secretary of State November 28, 1994.

96-661

TRAVELERS WITH DISABILITIES AWARENESS WEEK

Whereas, the Americans with Disabilities Act (ADA) gives civil rights protections to, and guarantees equal opportunities for, individuals with disabilities in employment, public accommodations, telecommunications; and

Whereas, increasing numbers of person with disabilities are traveling, touring, and enjoying hospitality services and leisure activities; and

Whereas, the travel industry has formed a Partnership in Awareness comprised of American Express, American Airlines, American Bus Association, American Hotel and Motel Association, American Society of Travel Agents, African Travel Association, Association of Retail Travel Agents, Assembly of National Tourism Offices Representatives, Hertz, Hilton Hotel Corporation, International Association of Convention and Visitors Bureaus, National Tour Association, Princess Cruises, Travel Industry Association of America, and Society for the Advancement of Travel for the Handicapped; and

Whereas, the State of Illinois seeks to promote respect and equal opportunities for all persons;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 27-December 3, 1994 as **TRAVELERS WITH DISABILITIES AWARENESS WEEK** in Illinois and encourage all citizens involved in the travel industry to respect travelers with disabilities, become aware of their needs, and provide them with accessibility to activities and accommodations.

Issued by the Governor November 22, 1994.

Filed with the Secretary of State November 28, 1994.

ACTION CODES	
A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR* Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR*	S - Suspension ordered by JCAR*
O - Objections	W - Withdrawal to meet JCAR*
O - JCAR* Statement Of Objections	Objections
RQ - Request for Correction	MR - Modification and Refusal
EC - Expedited Corrections	
*Joint Committee on Administrative Rules	

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-7017.

AGING, DEPARTMENT ON	
89 Ill. Adm. Code 240	Community Care Program (P-14225/93;A-609) (E-5355) (P-5027) (A-13375)
89 Ill. Adm. Code 260	Long-Term Care Insurance Partnership Demonstration Program (P-3802; A-9895)
89 Ill. Adm. Code 230	Older Americans Act Program (P-5720) (A-14072)
AGRICULTURE, DEPARTMENT OF	
8 Ill. Adm. Code 30	Animal Control Act (P-8972) (A-14891)
8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-14717/93;A-1825) (P-8981) (P-9027) (A-17433)
8 Ill. Adm. Code 25	Animal Welfare Act (P-8993) (A-14898)
8 Ill. Adm. Code 75	Bovine Brucellosis (P-14728/93;A-1833)
8 Ill. Adm. Code 257	Cooperative Groundwater Protection Program (P-14288/93; A-205)
8 Ill. Adm. Code 20	Definitions (P-14793;A-1844)
8 Ill. Adm. Code 85	Diseased Animals (P-14747/93;A-1850)
8 Ill. Adm. Code 116	Equine Infectious Anemia Control (P-14761/93;A-1861)
68 Ill. Adm. Code 590	Feeder Swine Dealer Licensing (P-14765/93;A-1865)
8 Ill. Adm. Code 70	Horsemeat (P-9003) (A-14906)
8 Ill. Adm. Code 35	Humane Care for Animals Act (P-9008) (A-14909)
8 Ill. Adm. Code 50	Humane Slaughter of Livestock (P-9011) (A-14911)
8 Ill. Adm. Code 90	Illinois Dead Animal Disposal Act (A-14917)

8 Ill. Adm. Code 270	Illinois State Fair and DuQuoin State Fair, Non-Fair Space Rental and the General Operation of the State Fairgrounds (P-3164;A-9400)
8 Ill. Adm. Code 40	Livestock Auction Markets (P-14769/93;A-1869)
68 Ill. Adm. Code 610	Livestock Dealer Licensing (P-14775/93;A-1875)
8 Ill. Adm. Code 125	Meat and Poultry Inspection Act (PP-304) (PP-2164) (P-3809;A-4622) (PP-6442) (PP-8493) (A-11489) (PP-12540) (PP-14475) (A-14924) (PP-15452)
8 Ill. Adm. Code 515	Refrigerated Warehouse Act (P-9033) (A-14930)
8 Ill. Adm. Code 105	Swine Disease Control & Eradication Act (P-14781/93;A-1880) (P-13519)
8 Ill. Adm. Code 600	Weights and Measures Act (E-4426) (A-8519) (A-14692)

ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF
77 Ill. Adm. Code 2090
Subacute Alcoholism and Substance Abuse Treatment Services (P-5029) (C-8731) (A-14223)

ATTORNEY GENERAL
14 Ill. Adm. Code 200
Franchise Disclosure Act (PP-2522)

AUDITOR GENERAL
2 Ill. Adm. Code 601
Freedom of Information (A-7739)
2 Ill. Adm. Code 600
Public Information, Rulemaking, Organization and Personnel (A-6404) (AR-6440)

BANKS AND TRUST COMPANIES, COMMISSIONER OF
38 Ill. Adm. Code 380
Eligible State Bank (P-19347/93;A-4630)
38 Ill. Adm. Code 335
Unimpaired Capital & Unimpaired Surplus (E-11662) (P-13169)

CARNIVAL-AMUSEMENT SAFETY BOARD
56 Ill. Adm. Code 6000
Carnival and Amusement Park Inspection Law (P-6040) (A-13384)

CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF
44 Ill. Adm. Code 5000
Acquisition, Management & Disposal of Real Property (P-15217/93;A-1886) (P-5057)
74 Ill. Adm. Code 900
Joint Rules Of The Comptroller & The Department Of Central Management Services: Prompt Payment (A-11498)
80 Ill. Adm. Code 302
Merit & Fitness (P-14788/93;A-1892) (P-12937) (A-17183)
80 Ill. Adm. Code 310
Pay Plan (P-13657/93;P-14314;A-227;A-1107) (P-21233/93;A-5146) (PP-9562) (P-10979) (E-11299) (P-12008) (PP-13476) (P-14256) (E-14417) (R-16042) (P-16490) (A-16545) (PP-16708) (A-17191) (RC-17284)

80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (A-3115) (RC-3151)
80 Ill. Adm. Code 2800 Travel (P-12567)

CHILDREN AND FAMILY SERVICES, DEPARTMENT OF

89 Ill. Adm. Code 325 Administration of Psychotropic Medications to Children for Whom the Department of Children and Family Services is Legally Responsible (P-8765)
89 Ill. Adm. Code 336 Appeal of Child Abuse And Neglect Investigation Findings (P-11407)
89 Ill. Adm. Code 434 Audits, Reviews and Investigations (P-7115/93;A-6697) (P-8777) (E-8944)
89 Ill. Adm. Code 380 Background Check of Foster Family Home Applicants (PR-8779)
89 Ill. Adm. Code 385 Background Checks (P-8219)
89 Ill. Adm. Code 358 Background Inquiry for Purchase of Service Providers (PR-8786)
89 Ill. Adm. Code 305 Client Service Planning (P-6467) (A-17200)
89 Ill. Adm. Code 431 Confidentiality of Personal Information of Persons Served by the Department (P-7554) (CC-7951)
89 Ill. Adm. Code 428 Department Advisory Council, Ill. Juvenile Commission & Other Statewide & Regional Committees (P-561)
89 Ill. Adm. Code 437 Department of Children and Family Services Employees Conflict of Interest (P-7539)
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TYPE OF RULE MAKING
am = amend to existing Section
cc = codification changes
n = New section
r = repeal of existing Section
re = recodified
= renumbered

ACTION CODE
A = Adopted Rule
E = Emergency
P = Proposed Rule
PP = Peremptory
M = Modification
W = Withdrawal
CC = Codification Changes
RQ = Request for Correction
R = Refusal

PF = Prohibited Filing
S = Suspension
O = JCAR Objection
F = Failure to Remedy Objections
RC = Recommendations
EC = Expedited Correction
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1994	100,670	am	(P-7087/A-13067)	220,200	am	(P-13307/93;A-4758)
TITLE 1	100,680	am	(P-7087/A-13067)	220,250	am	(P-13307/93;A-4758)
100,100	am	(P-7087/A-13067)	220,250	am	(P-13307/93;A-4758)	
100,110	am	(P-7087/A-13067)	220,275	am	(P-13307/93;A-4758)	
100,140	am	(P-7087/A-13067)	220,285	am	(P-13307/93;A-4758)	
100,150	am	(P-7087/A-13067)	220,300	am	(P-13307/93;A-4758)	
100,160	am	(P-7087/A-13067)	220,450	am	(P-13307/93;A-4758)	
100,180	am	(P-7087/A-13067)	220,500	am	(P-13307/93;A-4758)	
100,200	am	(P-7087/A-13067)	220,600	am	(P-13307/93;A-4758)	
100,220	am	(P-7087/A-13067)	220,700	am	(P-13307/93;A-4758)	
100,240	am	(P-7087/A-13067)	220,780	am	(P-13307/93;A-4758)	
100,250	am	(P-7087/A-13067)	220,800	am	(P-13307/93;A-4758)	
100,260	am	(P-7087/A-13067)	220,900	am	(P-13307/93;A-4758)	
100,270	am	(P-7087/A-13067)	220,1000	am	(P-13307/93;A-4758)	
100,280	am	(P-7087/A-13067)	220,1100	am	(P-13307/93;A-4758)	
100,300	am	(P-7087/A-13067)	220,1150	am	(P-13307/93;A-4758)	
100,315	am	(P-7087/A-13067)	220,1200	am	(P-13307/93;A-4758)	
100,330	am	(P-7087/A-13067)	220,1250	am	(P-13307/93;A-4758)	
100,335	am	(P-7087/A-13067)	220,1300	am	(P-13307/93;A-4758)	
100,380	am	(P-7087/A-13067)	220,1500	am	(P-13307/93;A-4758)	
100,390	am	(P-7087/A-13067)	220,17275	am	(P-13307/93;A-4758)	
100,400	am	(P-7087/A-13067)	220,1800	am	(P-13307/93;A-4758)	
100,410	am	(P-7087/A-13067)	220,1900	am	(P-13307/93;A-4758)	
100,430	am	(P-7087/A-13067)	220,2000	am	(P-13307/93;A-4758)	
100,450	am	(P-7087/A-13067)	220,2100	am	(P-13307/93;A-4758)	
100,500	am	(P-7087/A-13067)	220,2200	am	(P-13307/93;A-4758)	
100,510	am	(P-7087/A-13067)	220,2300	am	(P-13307/93;A-4758)	
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100,640	am	(P-7087/A-13067)	220,2900	am	(P-13307/93;A-4758)	
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230.375	am	(P-1323/93/A-1233)	260.Ex.A	am	(P-1323/93/A-4705)	926.230	r	(P-525)	
230.400	am	(P-1323/93/A-1233)	260.Ex.B	am	(P-1323/93/A-4705)	926.240	r	(P-525)	
230.550	am	(P-1323/93/A-1233)	260.Ex.C	am	(P-1323/93/A-4705)	926.250	r	(P-525)	
230.600	am	(P-1323/93/A-1233)	260.Ex.D	am	(P-1323/93/A-4705)	926.300	am	(P-525)	
230.700	am	(P-1323/93/A-1233)		re	(A-8934)	926.10		(P-512)	
230.800	am	(P-1323/93/A-1233)				926.20	#	(P-512)	
230.900	am	(P-1323/93/A-1233)				926.110	r	(P-512)	
230.1000	am	(P-1323/93/A-1233)				926.120	r	(P-512)	
230.Ex.A	am	(P-1323/93/A-1233)	600.10	n	(A-640)	926.130	r	(P-512)	
230.Ex.B	am	(P-1323/93/A-1233)	600.110	n	(A-640)	926.200	#am	(P-512)	
230.Ex.C	am	(P-1323/93/A-1233)	600.120	n	(A-640)	926.210	am	(P-512)	
230.Ex.D	am	(P-1323/93/A-1233)	600.120	n	(A-640)	926.220	am	(P-512)	
230.Ex.E	am	(P-1323/93/A-1233)	600.210	n	(A-640)	926.230	am	(P-512)	
230.Ex.F	am	(P-1323/93/A-1233)	600.210	n	(A-640)	926.231	#am	(P-512)	
240.	re	(A-7499)				926.235	#am	(P-512)	
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240.200	am	(P-1294/93/A-4745)	600.220	n	(A-640)	926.240	#am	(P-512)	
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240.500	am	(P-1329/93/A-4745)	600.614	n	(A-640)	926.270	am	(P-512)	
240.600	am	(P-1294/93/A-4745)	600.618	n	(A-640)	926.270	am	(P-512)	
240.700	am	(P-1329/93/A-4745)	600.620	n	(A-640)	926.280	#	(P-512)	
240.800	am	(P-1294/93/A-4745)	600.622	n	(A-640)	1720.200	am	(A-13448)	
240.900	am	(P-1294/93/A-4745)	600.622	n	(A-640)	1720.210	am	(A-13448)	
240.1000	am	(P-1329/93/A-4745)	600.626	n	(A-640)	1720.310	am	(A-13448)	
240.1100	am	(P-1329/93/A-4745)	600.630	n	(A-640)	1720.320	am	(A-13448)	
245.	re	(A-7496)				1720.330	am	(A-13448)	
245.100	am	(P-13248/93/A-4720)	600.634	n	(A-640)	1720.370	am	(A-13448)	
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245.130	am	(P-13248/93/A-4720)	600.640	n	(A-640)	2050.30	am	(A-6015)	
245.140	am	(P-13248/93/A-4720)	600.640	n	(A-640)	2050.110	am	(A-6015)	
245.Ex.A	am	(P-13248/93/A-4720)	600.642	n	(A-640)	2950.10	n	(A-5893)	
245.Ex.B	am	(P-13248/93/A-4720)	600.646	n	(A-640)	2950.20	n	(A-5893)	
250.200	am	(P-13257/93/A-4728)	600.650	n	(A-640)	2950.30	n	(A-5893)	
250.300	am	(P-13257/93/A-4728)	600.654	n	(A-640)	2950.40	n	(A-5893)	
250.400	am	(P-13257/93/A-4728)	600.658	n	(A-640)	2950.50	n	(A-5893)	
250.500	am	(P-13257/93/A-4728)	600.660	n	(A-640)	2950.60	n	(A-5893)	
250.600	am	(P-13257/93/A-4728)	600.662	n	(A-640)	2950.70	n	(A-5893)	
250.700	am	(P-13257/93/A-4728)	600.662	n	(A-640)	2950.80	n	(A-5893)	
250.800	am	(P-13257/93/A-4728)	600.662	n	(A-640)	2950.90	n	(A-5893)	
250.900	am	(P-13257/93/A-4728)	600.670	n	(A-640)	2950.100	am	(A-5893)	
250.1000	am	(P-13257/93/A-4728)	600.674	n	(A-640)	2950.110	am	(A-5893)	
250.1200	am	(P-13257/93/A-4728)	600.678	n	(A-640)	2950			
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250.1400	am	(P-13257/93/A-4728)	600.680	n	(A-640)	2950.70	n	(A-8894)	
250.1500	am	(P-13257/93/A-4728)	600.680	n	(A-640)	2950.80	n	(A-8894)	
250.1600	am	(P-13257/93/A-4728)	600.690	n	(A-640)	2950.90	am	(A-8894)	
250.1700	am	(P-13257/93/A-4728)	600.694	n	(A-640)	2950.100	am	(A-8894)	
250.1800	am	(P-13257/93/A-4728)	600.698	n	(A-640)	2950.110	am	(A-8893)	
250.1900	am	(P-13257/93/A-4728)	600.698	n	(A-640)	2950.120	am	(A-5893)	
250.2000	am	(P-13257/93/A-4728)	600.698	n	(A-640)	2950.200	am	(A-5893)	
250.2100	am	(P-13257/93/A-4728)	600.698	n	(A-640)	2950.200	am	(A-5893)	
250.2200	am	(P-13257/93/A-4728)	600.698	n	(A-640)	2950.210	am	(A-5893)	
255.10	n	(E-5359)	601.100	am	(A-7739)	2950.220	am	(A-5893)	
255.20	n	(E-5359)	601.100	am	(A-7739)	2950.220	am	(A-5893)	
260.	re	(A-7595)	601.Ap.D	am	(A-7739)	2950.230	am	(A-5893)	
260.100	am	(P-1323/93/A-4705)	601.Ap.E	am	(A-7739)	2950.240	am	(A-5893)	
260.200	am	(P-1323/93/A-4705)	826.10	am	(A-8616)	2950.240	am	(A-5893)	
260.300	am	(P-1323/93/A-4705)	826.110	am	(A-8616)	2950.240	am	(A-5893)	
260.350	am	(P-1323/93/A-4705)	826.210	am	(A-8616)	2950.Ap.A	am	(A-5893)	
260.400	am	(P-1323/93/A-4705)	826.220	am	(A-8616)	2950.Ap.A	am	(A-5893)	
260.600	am	(P-1323/93/A-4705)	826.410	am	(A-8616)	2950.Ap.B	#n	(A-8894)	
260.850	am	(P-1323/93/A-4705)	826.420	am	(A-8616)	2950.Ap.B	#am	(A-8894)	
260.700	am	(P-1323/93/A-4705)	925.10	am	(P-525)				
260.900	am	(P-1323/93/A-4705)	925.110	am	(P-525)				
260.1000	am	(P-1323/93/A-4705)	925.120	am	(P-525)				
260.1100	am	(P-1323/93/A-4705)	925.210	am	(P-525)				
260.1200	am	(P-1323/93/A-4705)	925.220	am	(P-525)				
TITLE 8							20.01	am	(P-1475/93/A-1844)
							20.01	am	(P-8993/A-1498)
							25.20	am	(P-8993/A-1498)
							25.30	am	(P-8993/A-1498)

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ILLINOIS REGISTER

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SECTIONS AFFECTED INDEX

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(Title 8, con't)

25.50	am	(P-8993.A-14898)	am	(P-1891.7/93.A-14622)	am	100.70	am	(P-20094.93.A-48111)
25.80	am	(P-8993.A-14898)	am	(P-1447.5/(P-15452))	am	100.90	am	(P-20094.93.A-48111)
25.80	am	(P-8993.A-14898)	am	(E-2164)	am	100.120	am	(P-20094.93.A-48111)
25.110	am	(P-8993.A-14898)	am	(P-14288.93.A-205)	am	100.130	am	(P-20094.93.A-48111)
25.120	am	(P-8993.A-14898)	am	(P-14288.93.A-205)	am	100.150	am	(P-20094.93.A-48111)
25.130	am	(P-8993.A-14898)	am	(P-14288.93.A-205)	am	100.160	am	(P-20094.93.A-48111)
30.10	am	(P-8972.A-14891)	am	(P-14288.93.A-205)	am	100.170	am	(P-20094.93.A-48111)
30.20	am	(P-8972.A-14891)	am	(P-14288.93.A-205)	am	100.180	am	(P-20094.93.A-48111)
30.40	am	(P-8972.A-14891)	am	(P-14288.93.A-205)	am	100.210	am	(P-20094.93.A-48111)
30.90	am	(P-8972.A-14891)	am	(P-14288.93.A-205)	am	100.240	am	(P-20094.93.A-48111)
30.140	am	(P-8972.A-14891)	am	(P-14288.93.A-205)	am	100.250	am	(P-20094.93.A-48111)
35.30	am	(P-9008.A-14909)	am	(P-14288.93.A-205)	am	100.280	am	(P-20094.93.A-48111)
40.5	am	(P-14769.93.A-1869)	am	(P-14288.93.A-205)	am	100.320	am	(P-20094.93.A-48111)
40.60	am	(P-14769.93.A-1869)	am	(P-14288.93.A-205)	am	100.330	am	(P-20094.93.A-48111)
40.80	am	(P-14769.93.A-1869)	am	(P-14288.93.A-205)	am	100.340	am	(P-20094.93.A-48111)
40.110	am	(P-14769.93.A-1869)	am	(P-14288.93.A-205)	am	100.350	am	(P-20094.93.A-48111)
40.170	am	(P-14769.93.A-1869)	am	(P-14288.93.A-205)	am	100.360	am	(P-20094.93.A-48111)
50.10	am	(P-9011.A-14911)	am	(P-14288.93.A-205)	am	100.370	am	(P-20094.93.A-48111)
50.20	am	(P-9011.A-14911)	am	(P-14288.93.A-205)	am	100.380	am	(P-20094.93.A-48111)
70.80	am	(P-9003.A-14906)	am	(P-14288.93.A-205)	am	100.390	am	(P-20094.93.A-48111)
70.130	am	(P-9003.A-14906)	am	(P-14288.93.A-205)	am	100.400	am	(P-20094.93.A-48111)
75.5	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.380	am	(P-20094.93.A-48111)
75.10	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.370	am	(P-20094.93.A-48111)
75.40	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.360	am	(P-20094.93.A-48111)
75.120	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.350	am	(P-20094.93.A-48111)
75.180	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.340	am	(P-20094.93.A-48111)
75.190	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.330	am	(P-20094.93.A-48111)
75.200	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.320	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.310	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.300	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.290	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.280	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.270	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.260	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.250	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.240	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.230	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.220	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.210	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.200	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.190	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.180	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.170	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.160	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.150	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.140	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.130	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.120	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.110	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.100	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.090	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.080	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.070	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.060	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.050	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.040	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.030	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.020	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.010	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	100.000	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.990	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.980	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.970	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.960	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.950	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.940	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.930	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.920	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.910	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.900	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.890	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.880	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.870	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.860	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.850	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.840	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.830	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.820	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.810	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.800	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.790	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.780	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.770	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.760	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.750	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.740	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.730	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.720	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.710	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.700	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.690	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.680	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.670	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.660	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.650	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.640	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.630	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.620	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.610	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.600	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.590	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.580	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.570	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.560	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.550	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.540	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.530	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.520	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.510	am	(P-20094.93.A-48111)
75.210	am	(P-14728.93.A-1833)	am	(P-14288.93.A-205)	am	99.5		

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Title 32, cont'n							
350,1048	n	(P-13882/93.A-7263)	405,100	n	(P-3326/A-10721)	106,930	n
350,1049	am	(P-13882/93.A-7263)	405,110		(P-3326/A-10721)	106,931	(P-959.A-11579)
350,3060	r	(P-13882/93.A-7263)	405,120		(P-3326/A-10721)	106,932	(P-959.A-11579)
350,3070	r	(P-13882/93.A-7263)	405,130		(P-3326/A-10721)	106,933	(P-959.A-11579)
350,3080	r	(P-13882/93.A-7263)	405,140		(P-3326/A-10721)	106,934	(P-959.A-11579)
350,3090	r	(P-13882/93.A-7263)	405,150	n	(P-3326/A-10721)	107,100	(P-11427.A-16594)
350,4000	n	(P-13882/93.A-7263)	405,160	n	(P-3326/93.A-2317)	107,101	(P-11427.A-16594)
350,4010	n	(P-13882/93.A-7263)	405,170	n	(P-1522/93.A-2317)	107,102	(P-11427.A-16594)
350,4020	n	(P-13882/93.A-7263)	405,180	n	(P-1522/93.A-2317)	107,103	(P-11427.A-16594)
350,4030	n	(P-13882/93.A-7263)	405,190	n	(P-1522/93.A-2317)	107,120	(P-11427.A-16594)
350,4040	am	(P-13882/93.A-7263)	405,200	n	(P-1522/93.A-2317)	107,121	(P-11427.A-16594)
350,4050	am	(P-14533)	405,210	n	(P-1522/93.A-2317)	107,122	(P-11427.A-16594)
350,4060	n	(P-13882/93.A-7263)	405,220	n	(P-1522/93.A-2317)	107,123	(P-11427.A-16594)
350,4070	n	(P-13882/93.A-7263)	405,230	n	(P-1522/93.A-2317)	107,124	(P-11427.A-16594)
350,4080	am	(P-8674/93.A-3344)	405,240	n	(P-1522/93.A-2317)	107,140	(P-11427.A-16594)
351,10	am	(P-8674/93.A-3344)	405,82	n	(P-1522/93.A-2317)	107,160	(P-11427.A-16594)
351,110	am	(P-8674/93.A-3344)	405,84	n	(P-1522/93.A-2317)	107,180	(P-11427.A-16594)
351,1100	am	(P-8674/93.A-3344)	405,86	n	(P-1522/93.A-2317)	107,181	(P-11427.A-16594)
351,11050	am	(P-8674/93.A-3344)	405,87	n	(P-1522/93.A-2317)	107,200	(P-11427.A-16594)
351,1060	am	(P-8674/93.A-3344)	405,100	n	(P-1522/93.A-2317)	107,201	(P-11427.A-16594)
351,1070	am	(P-8674/93.A-3344)	405,110	n	(P-1522/93.A-2317)	107,202	(P-11427.A-16594)
351,1080	am	(P-8674/93.A-3344)	405,120	n	(P-1522/93.A-2317)	107,220	(P-11427.A-16594)
351,1090	am	(P-8674/93.A-3344)	405,130	n	(P-1522/93.A-2317)	107,221	(P-11427.A-16594)
351,11000	am	(P-8674/93.A-3344)	405,140	n	(P-1522/93.A-2317)	107,222	(P-11427.A-16594)
351,2010	am	(P-8674/93.A-3344)	405,150	n	(P-1522/93.A-2317)	107,223	(P-11427.A-16594)
351,2020	am	(P-8674/93.A-3344)	405,160	n	(P-1522/93.A-2317)	107,224	(P-11427.A-16594)
351,2030	am	(P-8674/93.A-3344)	405,170	n	(P-1522/93.A-2317)	107,225	(P-11427.A-16594)
351,3030	am	(P-8674/93.A-3344)	405,180	n	(P-1522/93.A-2317)	107,226	(P-11427.A-16594)
351,3040	am	(P-8674/93.A-3344)	405,190	n	(P-1522/93.A-2317)	107,227	(P-11427.A-16594)
351,4010	am	(P-8674/93.A-3344)	405,200	n	(P-1522/93.A-2317)	107,228	(P-11427.A-16594)
351,4020	am	(P-8674/93.A-3344)	405,210	n	(P-1522/93.A-2317)	107,240	(P-11427.A-16594)
351,4030	am	(P-8674/93.A-3344)	405,220	n	(P-1522/93.A-2317)	107,241	(P-11427.A-16594)
351,5010	am	(P-8674/93.A-3344)	405,1000	n	(P-1522/93.A-2317)	107,242	(P-11427.A-16594)
351,5010	am	(P-8674/93.A-3344)	405,1100	n	(P-1522/93.A-2317)	107,243	(P-11427.A-16594)
351,5010	am	(P-8674/93.A-3344)	405,1200	n	(P-1522/93.A-2317)	107,244	(P-11427.A-16594)
351,5010	am	(P-8674/93.A-3344)	405,1300	n	(P-1522/93.A-2317)	107,245	(P-11427.A-

TITLE 29	332.60	n	(P-979/93,A-2615)	335.9180	am	(P-20122/93,A-7308)
	333.10	am	(P-20122/93,A-7308)	340.260	am	(P-11002)
	335.15	n	(P-20122/93,A-7308)	340.310	am	(P-11002)
	335.20	am	(P-20122/93,A-7308)	340.410	am	(P-11002)
	335.30	am	(P-20122/93,A-7308)	340.510	am	(P-11002)
	335.1010	am	(P-20122/93,A-7308)	340.930	am	(P-11002)
	335.1020	am	(P-20122/93,A-7308)	340.960	am	(P-11002)
	335.1030	am	(P-20122/93,A-7308)	340.1130	am	(P-11002)
	335.1040	am	(P-20122/93,A-7308)	340.1220	am	(P-11002)
	335.1050	am	(P-20122/93,A-7308)	340.1230	am	(P-11002)
TITLE 30	335.1060	am	(P-20122/93,A-7308)	341.15	am	(P-13953/93,A-4196)
	335.1070	am	(P-20122/93,A-7308)	341.15	n	(P-13953/93,A-4196)
	335.1080	am	(P-20122/93,A-7308)	341.20	am	(P-13953/93,A-4196)
	335.1090	am	(P-20122/93,A-7308)	341.40	am	(P-13953/93,A-4196)
	335.2010	am	(P-20122/93,A-7308)	341.50	am	(P-13953/93,A-4196)
	335.2020	am	(P-20122/93,A-7308)	341.60	am	(P-13953/93,A-4196)
	335.2030	am	(P-20122/93,A-7308)	341.90	am	(P-13953/93,A-4196)
	335.2040	am	(P-20122/93,A-7308)	341.90	am	(P-13953/93,A-4196)
	335.2050	am	(P-20122/93,A-7308)	341.90	am	(P-13953/93,A-4196)
	335.2060	am	(P-20122/93,A-7308)	341.110	am	(P-13953/93,A-4196)
TITLE 31	335.2070	am	(P-20122/93,A-7308)	341.120	am	(P-13953/93,A-4196)
	335.2080	am	(P-20122/93,A-7308)	341.140	am	(P-13953/93,A-4196)
	335.2090	am	(P-20122/93,A-7308)	341.160	am	(P-13953/93,A-4196)
	335.2100	am	(P-20122/93,A-7308)	341.160	am	(P-13953/93,A-4196)
	335.2110	am	(P-20122/93,A-7308)	341.170	am	(P-13953/93,A-4196)
	335.2120	am	(P-20122/93,A-7308)	341.170	am	(P-13953/93,A-4196)
	335.2130	am	(P-20122/93,A-7308)	341.180	am	(P-13953/93,A-4196)
	335.3010	am	(P-20122/93,A-7308)	341.190	am	(P-13953/93,A-4196)
	335.4020	am	(P-20122/93,A-7308)	341.200	am	(P-13953/93,A-4196)
	335.5010	am	(P-20122/93,A-7308)	341.26 C	r	(P-13953/93,A-4196)
TITLE 32	335.5020	am	(P-20122/93,A-7308)	341.26 B	r	(P-13953/93,A-4196)
	335.5030	am	(P-20122/93,A-7308)	341.26 C	r	(P-13953/93,A-4196)
	335.5040	am	(P-20122/93,A-7308)	341.26 D	am	(P-13953/93,A-4196)
	335.7020	am	(P-20122/93,A-7308)	350.20	am	(P-13882/93,A-7263)
	335.7030	am	(P-20122/93,A-7308)	350.25	n	(P-13882/93,A-7263)
	335.7040	am	(P-20122/93,A-7308)	350.30	am	(P-13882/93,A-7263)
	335.7050	am	(P-20122/93,A-7308)	350.30	am	(P-14533)
	335.8010	am	(P-20122/93,A-7308)	350.40	n	(P-13882/93,A-7263)
	335.8020	am	(P-20122/93,A-7308)	350.50	n	(P-13882/93,A-7263)
	335.8030	am	(P-20122/93,A-7308)	350.1000	am	(P-13882/93,A-7263)
TITLE 33	335.8040	am	(P-20122/93,A-7308)	350.1005	am	(P-13882/93,A-7263)
	335.8050	am	(P-20122/93,A-7308)	350.1010	am	(P-13882/93,A-7263)
	335.8060	am	(P-20122/93,A-7308)	350.1020	am	(P-13882/93,A-7263)
	335.8080	am	(P-20122/93,A-7308)	350.1030	am	(P-14533)
	335.8090	am	(P-20122/93,A-7308)	350.1040	am	(P-13882/93,A-7263)
	335.8100	am	(P-20122/93,A-7308)	350.1040	am	(P-14533)
	335.8120	am	(P-20122/93,A-7308)	350.1050	am	(P-13882/93,A-7263)
	335.8130	am	(P-20122/93,A-7308)	350.1050	am	(P-13882/93,A-7263)
	335.8140	am	(P-20122/93,A-7308)	350.1080	am	(P-13882/93,A-7263)
	335.8150	am	(P-20122/93,A-7308)	350.1080	am	(P-13882/93,A-7263)
TITLE 34	335.9180	am	(P-20122/93,A-7308)	350.1090	am	(P-13882/93,A-7263)
	335.9190	am	(P-20122/93,A-7308)	350.2010	am	(P-14533)
	335.9200	am	(P-20122/93,A-7308)	350.2020	am	(P-13882/93,A-7263)
	335.9210	am	(P-20122/93,A-7308)	350.2030	am	(P-13882/93,A-7263)
	335.9220	am	(P-20122/93,A-7308)	350.2040	am	(P-13882/93,A-7263)
	335.9230	am	(P-20122/93,A-7308)	350.2050	am	(P-13882/93,A-7263)
	335.9240	am	(P-20122/93,A-7308)	350.2060	am	(P-13882/93,A-7263)
	335.9250	am	(P-20122/93,A-7308)	350.2070	am	(P-13882/93,A-7263)
	335.9260	am	(P-20122/93,A-7308)	350.2080	am	(P-13882/93,A-7263)
	335.9270	am	(P-20122/93,A-7308)	350.2090	am	(P-13882/93,A-7263)

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211.795	n	(P-15192)	211.6720	n	(P-17355)	218.670
211.860	n	(P-15192)	211.6830	n	(P-12491/93A-1253)	218.672
211.870	am	(P-15192)	211.6860	n	(P-17355)	218.680
211.885	n	(P-17355)	211.6870	n	(P-12491/93A-1253)	218.686
211.890	n	(P-15192)	211.6890	am	(P-15192)	218.688
211.920	n	(P-15192)	211.7050	am	(P-9228/A-16379)	218.690
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211.780	n	(P-15192)	211.7410	n	(P-15192)	218.693
211.785	n	(P-17355)	211.7420	am	(P-967/A-11587)	218.720
211.788	n	(P-15192)	211.7430	n	(P-967/A-11587)	218.722
211.880	n	(P-15192)	211.7440	n	(P-967/A-11587)	218.726
211.890	n	(P-15192)	211.7450	n	(P-967/A-11587)	218.728
211.892	n	(P-15192)	211.7460	n	(P-967/A-11587)	218.729
211.893	n	(P-15192)	211.7470	n	(P-967/A-11587)	218.730
211.894	n	(P-15192)	211.7480	n	(P-967/A-11587)	218.731
211.895	n	(P-15192)	211.7490	n	(P-967/A-11587)	218.732
211.896	n	(P-15192)	211.7500	n	(P-967/A-11587)	218.733
211.897	n	(P-15192)	211.7510	n	(P-967/A-11587)	218.734
211.898	n	(P-15192)	211.7520	n	(P-967/A-11587)	218.735
211.899	n	(P-15192)	211.7530	n	(P-967/A-11587)	218.736
211.900	n	(P-15192)	211.7540	n	(P-967/A-11587)	218.737
211.901	n	(P-15192)	211.7550	n	(P-967/A-11587)	218.738
211.902	n	(P-15192)	211.7560	n	(P-967/A-11587)	218.739
211.903	n	(P-15192)	211.7570	n	(P-967/A-11587)	218.740
211.904	n	(P-15192)	211.7580	n	(P-967/A-11587)	218.741
211.905	n	(P-15192)	211.7590	n	(P-967/A-11587)	218.742
211.906	n	(P-15192)	211.7600	n	(P-967/A-11587)	218.743
211.907	n	(P-15192)	211.7610	n	(P-967/A-11587)	218.744
211.908	n	(P-15192)	211.7620	n	(P-967/A-11587)	218.745
211.909	n	(P-15192)	211.7630	n	(P-967/A-11587)	218.746
211.910	n	(P-15192)	211.7640	n	(P-967/A-11587)	218.747
211.911	n	(P-15192)	211.7650	n	(P-967/A-11587)	218.748
211.912	n	(P-15192)	211.7660	n	(P-967/A-11587)	218.749
211.913	n	(P-15192)	211.7670	n	(P-967/A-11587)	218.750
211.914	n	(P-15192)	211.7680	n	(P-967/A-11587)	218.751
211.915	n	(P-15192)	211.7690	n	(P-967/A-11587)	218.752
211.916	n	(P-15192)	211.7700	n	(P-967/A-11587)	218.753
211.917	n	(P-15192)	211.7710	n	(P-967/A-11587)	218.754
211.918	n	(P-15192)	211.7720	n	(P-967/A-11587)	218.755
211.919	n	(P-15192)	211.7730	n	(P-967/A-11587)	218.756
211.920	n	(P-15192)	211.7740	n	(P-967/A-11587)	218.757
211.921	n	(P-15192)	211.7750	n	(P-967/A-11587)	218.758
211.922	n	(P-15192)	211.7760	n	(P-967/A-11587)	218.759
211.923	n	(P-15192)	211.7770	n	(P-967/A-11587)	218.760
211.924	n	(P-15192)	211.7780	n	(P-967/A-11587)	218.761
211.925	n	(P-15192)	211.7790	n	(P-967/A-11587)	218.762
211.926	n	(P-15192)	211.7800	n	(P-967/A-11587)	218.763
211.927	n	(P-15192)	211.7810	n	(P-967/A-11587)	218.764
211.928	n	(P-15192)	211.7820	n	(P-967/A-11587)	218.765
211.929	n	(P-15192)	211.7830	n	(P-967/A-11587)	218.766
211.930	n	(P-15192)	211.7840	n	(P-967/A-11587)	218.767
211.931	n	(P-15192)	211.7850	n	(P-967/A-11587)	218.768
211.932	n	(P-15192)	211.7860	n	(P-967/A-11587)	218.769
211.933	n	(P-15192)	211.7870	n	(P-967/A-11587)	218.770
211.934	n	(P-15192)	211.7880	n	(P-967/A-11587)	218.771
211.935	n	(P-15192)	211.7890	n	(P-967/A-11587)	218.772
211.936	n	(P-15192)	211.7900	n	(P-967/A-11587)	218.773
211.937	n	(P-15192)	211.7910	n	(P-967/A-11587)	218.774
211.938	n	(P-15192)	211.7920	n	(P-967/A-11587)	218.775
211.939	n	(P-15192)	211.7930	n	(P-967/A-11587)	218.776
211.940	n	(P-15192)	211.7940	n	(P-967/A-11587)	218.777
211.941	n	(P-15192)	211.7950	n	(P-967/A-11587)	218.778
211.942	n	(P-15192)	211.7960	n	(P-967/A-11587)	218.779
211.943	n	(P-15192)	211.7970	n	(P-967/A-11587)	218.780
211.944	n	(P-15192)	211.7980	n	(P-967/A-11587)	218.781
211.945	n	(P-15192)	211.7990	n	(P-967/A-11587)	218.782
211.946	n	(P-15192)	211.8000	n	(P-967/A-11587)	218.783
211.947	n	(P-15192)	211.8010	n	(P-967/A-11587)	218.784
211.948	n	(P-15192)	211.8020	n	(P-967/A-11587)	218.785
211.949	n	(P-15192)	211.8030	n	(P-967/A-11587)	218.786
211.950	n	(P-15192)	211.8040	n	(P-967/A-11587)	218.787
211.951	n	(P-15192)	211.8050	n	(P-967/A-11587)	218.788
211.952	n	(P-15192)	211.8060	n	(P-967/A-11587)	218.789
211.953	n	(P-15192)	211.8070	n	(P-967/A-11587)	218.790
211.954	n	(P-15192)	211.8080	n	(P-967/A-11587)	218.791
211.955	n	(P-15192)	211.8090	n	(P-967/A-11587)	218.792
211.956	n	(P-15192)	211.8100	n	(P-967/A-11587)	218.793
211.957	n	(P-15192)	211.8110	n	(P-967/A-11587)	218.794
211.958	n	(P-15192)	211.8120	n	(P-967/A-11587)	218.795
211.959	n	(P-15192)	211.8130	n	(P-967/A-11587)	218.796
211.960	n	(P-15192)	211.8140	n	(P-967/A-11587)	218.797
211.961	n	(P-15192)	211.8150	n	(P-967/A-11587)	218.798
211.962	n	(P-15192)	211.8160	n	(P-967/A-11587)	218.799
211.963	n	(P-15192)	211.8170	n	(P-967/A-11587)	218.800
211.964	n	(P-15192)	211.8180	n	(P-967/A-11587)	218.801
211.965	n	(P-15192)	211.8190	n	(P-967/A-11587)	218.802
211.966	n	(P-15192)	211.8200	n	(P-967/A-11587)	218.803
211.967	n	(P-15192)	211.8210	n	(P-967/A-11587)	218.804
211.968	n	(P-15192)	211.8220	n	(P-967/A-11587)	218.805
211.969	n	(P-15192)	211.8230	n	(P-967/A-11587)	218.806
211.970	n	(P-15192)	211.8240	n	(P-967/A-11587)	218.807
211.971	n	(P-15192)	211.8250	n	(P-967/A-11587)	218.808
211.972	n	(P-15192)	211.8260	n	(P-967/A-11587)	218.809
211.973	n	(P-15192)	211.8270	n	(P-967/A-11587)	218.810
211.974	n	(P-15192)	211.8280	n	(P-967/A-11587)	218.811
211.975	n	(P-15192)	211.8290	n	(P-967/A-11587)	218.812
211.976	n	(P-15192)	211.8300	n	(P-967/A-11587)	218.813
211.977	n	(P-15192)	211.8310	n	(P-967/A-11587)	218.814
211.978	n	(P-15192)	211.8320	n	(P-967/A-11587)	218.815
211.979	n	(P-15192)	211.8330	n	(P-967/A-11587)	218.816
211.980	n	(P-15192)	211.8340	n	(P-967/A-11587)	218.817
211.981	n	(P-15192)	211.8350	n	(P-967/A-11587)	218.818
211.982	n	(P-15192)	211.8360	n	(P-967/A-11587)	218.819
211.983	n	(P-15192)	211.8370	n	(P-967/A-11587)	218.820
211.984	n	(P-15192)	211.8380	n	(P-967/A-11587)	218.821
211.985	n	(P-15192)	211.8390	n	(P-967/A-11587)	218.822
211.986	n	(P-15192)	211.8400	n	(P-967/A-11587)	218.823
211.987	n	(P-15192)	211.8410	n	(P-967/A-11587)	218.824
211.988	n	(P-15192)	211.8420	n	(P-967/A-11587)	218.825
211.989	n	(P-15192)	211.8430	n	(P-967/A-11587)	218.826
211.990	n	(P-15192)	211.8440	n	(P-967/A-11587)	218.827
211.991	n	(P-15192)	211.8450	n	(P-967/A-11587)	218.828
211.992	n	(P-15192)	211.8460	n	(P-967/A-11587)	218.829
211.993	n	(P-15192)	211.8470	n	(P-967/A-11587)	218.830
211.994	n	(P-15192)	211.8480	n	(P-967/A-11587)	218.831
211.995	n	(P-15192)	211.8490	n	(P-967/A-11587)	218.832
211.996	n	(P-15192)	211.8500	n	(P-967/A-11587)	218.833
211.997	n	(P-15192)	211.8510	n	(P-967/A-11587)	218.834
211.998	n	(P-15192)	211.8520	n	(P-967/A-11587)	218.835
211.999	n	(P-15192)	211.8530	n	(P-967/A-11587)	218.836
212.000	n	(P-15192)	211.8540	n	(P-967/A-11587)	218.837
212.001	n	(P-15192)	211.8550	n	(P-967/A-11587)	218.838
212.002	n	(P-15192)	211.8560	n	(P-967/A-11587)	218.839
212.003	n	(P-15192)	211.8570	n	(P-967/A-11587)	218.840
212.004	n	(P-15192)	211.8580	n	(P-967/A-11587)	218.841
212.005	n	(P-15192)	211.8590	n	(P	

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370,620	re	(A-6375)	ne	(A-6375)	399,Ap.A	n	(P-2552;A-9470)
370,620	re	(A-6375)	re	(A-6375)	611,101	am	(P-7642;A-12291)
370,710	re	(A-6375)	re	(A-6375)	611,102	am	(P-7642;A-12291)
370,720	re	(A-6375)	re	(A-6375)	611,212	am	(P-7642;A-12291)
370,730	re	(A-6375)	re	(A-6375)	611,532	am	(P-7642;A-12291)
370,740	re	(A-6375)	re	(A-6375)	611,532	am	(P-7642;A-12291)
370,750	re	(A-6375)	re	(A-6375)	611,503	am	(P-7642;A-12291)
370,800	re	(A-6375)	re	(A-6375)	611,607	am	(P-7642;A-12291)
370,810	re	(A-6375)	re	(A-6375)	611,609	am	(P-7642;A-12291)
370,820	re	(A-6375)	re	(A-6375)	611,612	am	(P-7642;A-12291)
370,830	re	(A-6375)	re	(A-6375)	611,646	am	(P-7642;A-12291)
370,840	re	(A-6375)	re	(A-6375)	611,646	am	(P-7642;A-12291)
370,850	re	(A-6375)	re	(A-6375)	611,685	am	(P-7642;A-12291)
370,860	re	(A-6375)	re	(A-6375)	611,985	am	(P-7642;A-12291)
370,870	re	(A-6375)	re	(A-6375)	611,956	am	(P-7642;A-12291)
370,900	re	(A-6375)	re	(A-6375)	611,Ap.A	am	(P-7642;A-12291)
370,910	re	(A-6375)	re	(A-6375)	611,609	am	(P-7642;A-12291)
370,920	re	(A-6375)	re	(A-6375)	620,125	am	(P-5113;A-14084)
370,930	re	(A-6375)	re	(A-6375)	620,210	am	(P-5113;A-14084)
370,940	re	(A-6375)	re	(A-6375)	620,280	am	(P-5113;A-14084)
370,950	re	(A-6375)	re	(A-6375)	620,302	am	(P-5113;A-14084)
370,1000	re	(A-6375)	re	(A-6375)	620,302	am	(P-5113;A-14084)
370,1010	re	(A-6375)	re	(A-6375)	620,100	am	(P-5113;A-14084)
370,1030	re	(A-6375)	re	(A-6375)	620,100	am	(P-5113;A-14084)
370,1040	re	(A-6375)	re	(A-6375)	620,100	am	(P-5113;A-14084)
370,1050	re	(A-6375)	re	(A-6375)	620,605	am	(P-5113;A-14084)
370,1060	re	(A-6375)	re	(A-6375)	670,101	n	(P-18730;A-10122)
370,1070	re	(A-6375)	re	(A-6375)	670,102	n	(P-18730;A-10122)
370,1080	re	(A-6375)	re	(A-6375)	670,103	n	(P-18730;A-10122)
370,1100	re	(A-6375)	re	(A-6375)	670,104	n	(P-18730;A-10122)
370,1110	re	(A-6375)	re	(A-6375)	670,105	n	(P-18730;A-10122)
370,1120	re	(A-6375)	re	(A-6375)	670,106	n	(P-18730;A-10122)
370,1130	re	(A-6375)	re	(A-6375)	670,107	n	(P-18730;A-10122)
370,1200	re	(A-6375)	re	(A-6375)	670,201	n	(P-18730;A-10122)
370,1210	re	(A-6375)	re	(A-6375)	670,203	n	(P-18730;A-10122)
370,Ap.A	re	(A-6375)	re	(A-6375)	670,205	n	(P-18730;A-10122)
370,Ap.B	re	(A-6375)	re	(A-6375)	670,207	n	(P-18730;A-10122)
370,Ap.C	re	(A-6375)	re	(A-6375)	670,209	n	(P-18730;A-10122)
370,Ap.D	re	(A-6375)	re	(A-6375)	670,211	n	(P-18730;A-10122)
370,Ap.E	re	(A-6375)	re	(A-6375)	670,213	n	(P-18730;A-10122)
370,Ap.F	re	(A-6375)	re	(A-6375)	670,215	n	(P-18730;A-10122)
370,Ap.G	re	(A-6375)	re	(A-6375)	670,217	n	(P-18730;A-10122)
370,Ap.H	re	(A-6375)	re	(A-6375)	670,301	n	(P-18730;A-10122)
370,1200	re	(P-4524)	re	(P-4524)	670,401	n	(P-18730;A-10122)
372,110	n	(P-4524)	n	(P-4524)	670,501	n	(P-18730;A-10122)
372,120	n	(P-4524)	n	(P-4524)	700,101	n	(P-13572)
372,210	n	(P-4524)	n	(P-4524)	700,102	r	(P-13572)
372,220	n	(P-4					

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703.181	am	(P-13646)	704.182	am	(P-13594)	728.140	am	(P-388-A-6799)
703.223	am	(P-13646)	705.182	am	(P-13594)			(C-501.3)
703.224	am	(P-13646)	705.184	am	(P-13594)			(P-6535-A-12203)
703.232	am	(P-13646)	705.201	am	(P-13594)	728.141	am	(P-388-A-6799)
703.241	am	(P-6580-A-12392)	705.202	am	(P-13594)			(C-501.3)
703.242	am	(P-13646)	705.203	am	(P-13594)	728.142	am	(P-6535-A-12203)
703.244	am	(P-13646)	705.204	am	(P-13594)			(P-388-A-6799)
703.245	am	(P-13646)	705.205	am	(P-13594)			(P-6535-A-6535)
703.246	am	(P-13646)	705.211	am	(P-13594)	728.145	am	(P-13257-A-17563)
703.247	am	(P-13646)	705.212	am	(P-13594)	728.150	am	(P-388-A-6799)
703.283	am	(P-13646)	720.110	am	(P-3357-A-6720)	728.160	am	(P-6535-A-12203)
703.4p.A	am	(P-419.1-A-6898)	720.111	am	(P-13713-A-1)	728.Ap.A	am	(P-388-A-6799)
703.4p.B	am	(P-13675)	720.122	am	(P-13713-A-1)	728.Ap.B	am	(P-388-A-6799)
704.103	am	(P-13675)	721.103	am	(P-6553-A-12160)	728.Ab.A	am	(P-6535-A-12203)
704.104	am	(P-13675)	721.103	am	(P-6553-A-12160)	728.Tb.A	am	(P-388-A-6799)
704.105	am	(P-13675)	721.104	am	(P-357-A-6741)	728.Tb.B	am	(P-388-A-6799)
704.121	am	(P-13675)	721.104	am	(P-357-A-6741)			(C-501.3)
704.123	am	(P-13675)	721.105	am	(P-13184-A-17490)			(P-6535-A-12203)
704.141	am	(P-13675)	721.106	am	(P-357-A-6741)	728.Tb.D	am	(P-388-A-6799)
704.142	n	(P-13675)	721.107	am	(P-6526-A-12175)			(C-501.3)
704.143	am	(P-13675)	721.124	am	(P-6526-A-12175)			(P-6535-A-12203)
704.144	am	(P-13675)	721.124	am	(P-6526-A-12175)			(P-13257-A-17563)
704.145	am	(P-13675)	721.13p.B	am	(P-13184-A-17490)	728.Tb.F	am	(P-388-A-6799)
704.146	am	(P-13675)	721.13p.B	am	(P-6526-A-12175)	730.106	am	(P-13712)
704.147	am	(P-13675)	721.Ap.C	am	(P-6526-A-12175)	730.108	am	(P-13712)
704.148	am	(P-13675)	721.Ap.C	am	(P-13184-A-17490)	730.114	am	(P-13712)
704.149	am	(P-13675)	721.Ap.J	am	(P-13184-A-17490)	730.114	r	(P-13712)
704.150	am	(P-13675)	721.Ap.J	am	(P-6526-A-12175)	732.102	n	(P-5403-A-15008)
704.150	am	(P-13675)	724.101	am	(C-501.3)	732.106	n	(P-5403-A-15008)
704.162	am	(P-13675)	724.103	am	(P-439-A-6973)	732.102	n	(P-5403-A-15008)
704.164	am	(P-13675)	724.156	am	(P-13259-A-17601)	732.103	n	(P-5403-A-15008)
704.165	am	(P-13675)	724.156	am	(P-13259-A-17601)	732.104	n	(P-5403-A-15008)
704.182	am	(P-13675)	724.201	am	(P-439-A-6973)	732.105	n	(P-5403-A-15008)
704.183	am	(P-13675)	724.201	am	(P-439-A-6973)	732.200	n	(P-5403-A-15008)
704.184	am	(P-13675)	724.290	am	(P-6641-A-12487)	732.201	n	(P-5403-A-15008)
704.185	am	(P-13675)	724.351	am	(P-439-A-6973)	732.202	n	(P-5403-A-15008)
704.186	am	(P-13675)	724.414	n	(P-6641-A-12487)	732.203	n	(P-5403-A-15008)
704.189	am	(P-13675)	724.652	n	(P-439-A-6973)	732.204	n	(P-5403-A-15008)
704.190	am	(P-13675)	724.652	n	(P-439-A-6973)	732.300	n	(P-5403-A-15008)
704.191	am	(P-13675)	724.652	n	(P-439-A-6973)	732.301	n	(P-5403-A-15008)
704.192	am	(P-13675)	724.Ap.A	am	(P-13259-A-17601)	732.302	n	(P-5403-A-15008)
704.193	am	(P-1						

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(Title 35, con't)

732.601	n	(P-5403/A-15008)		am	(P-13310/A-17616)																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																												</
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(Title 35, con't)

817,107	n	C-21876/93	830,104	P-11040/A-17017	110,40	am	P-14271
			830,105	P-11040/A-17017	110,40	am	P-14271
817,201	n	C-21876/93	830,106	P-11040/A-17017	130,10	am	P-4929/93,W-6454
			830,107	P-11040/A-17017	130,10	am	P-4929/93,W-6454
817,202	n	C-21876/93	830,108	P-11040/A-17017	130,30	am	P-4929/93,W-6454
			830,201	P-11040/A-17017	130,30	am	P-4929/93,W-6454
817,203	n	C-21876/93	830,202	P-11040/A-17017	160,10	am	P-14276
			830,203	P-11040/A-17017	160,40	am	P-14276
817,204	n	C-21876/93	830,204	P-11040/A-17017	180,10	am	P-14276
			830,205	P-11040/A-17017	180,90	am	P-14276
817,301	n	C-21876/93	830,206	P-11040/A-17017	180,15	am	P-12085
			830,207	P-11040/A-17017	180,20	am	P-12085
817,302	n	C-21876/93	830,208	P-11040/A-17017	180,21	am	P-12085
			830,209	P-11040/A-17017	180,25	am	P-12085
817,303	n	C-21876/93	830,210	P-11040/A-17017	180,35	am	P-12085
			830,211	P-11040/A-17017	180,60	am	P-12085
817,304	n	C-21876/93	830,212	P-11040/A-17017	180,80	am	P-12085
			830,213	P-11040/A-17017	180,89	am	P-12085
817,305	n	C-21876/93	830,501	P-11040/A-17017	180,90	am	P-12085
			830,502	P-11040/A-17017	180,95	am	P-12085
817,306	n	C-21876/93	830,503	P-11040/A-17017	180,115	am	P-16764
			830,504	P-11040/A-17017	180,165	am	P-16764
817,309	n	P-6246, A-14370	830,507	P-11040/A-17017	335,10	am	E-1662/P-13169
			830,508	P-11040/A-17017	335,20	am	E-1662/P-13169
817,401	n	C-21876/93	830,601	P-11040/A-17017	335,30	am	E-1662/P-13169
			830,602	P-11040/A-17017	380,10	n	P-19347/93,A-4630
817,402	n	C-21876/93	830,603	P-11040/A-17017	380,20	n	P-19347/93,A-4630
			830,604	P-11040/A-17017	380,30	n	P-19347/93,A-4630
817,403	n	C-21876/93	830,605	P-11040/A-17017	610,10	n	P-1681C-81721
			830,606	P-11040/A-17017	610,20	n	P-1681C-81721
817,404	n	C-21876/93	830,7Lb	P-11040/A-17017	610,30	n	P-1681C-81721
			830,7Lc	P-11040/A-17017	610,40	n	P-1681C-81721
817,405	n	C-21876/93	830,7Lc	P-11040/A-17017	610,50	n	P-1681C-81721
			830,7Lc	P-11040/A-17017	610,60	n	P-1681C-81721
817,406	n	C-21876/93	830,ApA	P-11040/A-17017	S12,70	n	P-1681C-81721
			830,ApB	P-11040/A-17017	S12,70	n	P-1681C-81721
817,407	n	C-21876/93	831,101	P-11025/A-16942	610,80	n	P-1681C-81721
			831,102	P-11025/A-16942	610,80	n	P-1681C-81721
817,408	n	C-21876/93	831,103	P-11025/A-16942	610,80	n	P-1681C-81721
			831,104	P-11025/A-16942	610,80	n	P-1681C-81721
817,409	n	C-21876/93	831,105	P-11025/A-16942	610,80	n	P-1681C-81721
			831,106	P-11025/A-16942	610,80	n	P-1681C-81721
817,410	n	C-21876/93	831,107	P-11025/A-16942	1075,1100	am	P-9588,A-15094
			831,108	P-11025/A-16942	1075,1110	am	P-9588,A-15094
817,411	n	C-21876/93	831,109	P-11025/A-16942	1075,1120	am	P-9588,A-15094
			831,110	P-11025/A-16942	1075,1130	am	P-9588,A-15094
817,412	n	C-21876/93	831,111	P-11025/A-16942	1075,1135	am	P-9588,A-15094
			831,112	P-11025/A-16942	1075,1145	am	P-9588,A-15094
817,413	n	C-21876/93	831,113	P-11025/A-16942	1075,1150	am	P-9588,A-15094
			831,114	P-11025/A-16942	1075,1155	am	P-9588,A-15094
817,414	n	C-21876/93	831,115	P-11025/A-16942	1075,1160	am	P-9588,A-15094
			831,116	P-11025/A-16942	1075,1165	am	P-9588,A-15094
817,415	n	C-21876/93	832,101	P-11033/A-17009	1075,1170	am	P-9588,A-15094
			832,102	P-11033/A-17009	1075,1175	am	P-9588,A-15094
817,416	n	C-21876/93	832,103	P-11033/A-17009	1075,1180	am	P-9588,A-15094
			832,104	P-11033/A-17009	1075,1185	am	P-9588,A-15094
817,417	n	C-21876/93	832,105	P-11033/A-17009	1075,1190	am	P-9588,A-15094
			832,106	P-11033/A-17009	1075,1200	am	P-9588,A-15094
817,418	n	C-21876/93	832,107	P-11033/A-17009	1075,1210	am	P-9588,A-15094
			832,108	P-11033/A-17009	1075,1215	am	P-9588,A-15094
817,419	n	C-21876/93	832,109	P-11033/A-17009	1075,1220	am	P-9588,A-15094
			832,110	P-11033/A-17009	1075,1225	am	P-9588,A-15094
817,501	n	C-21876/93	832,111	P-11040/A-17017	1075,1230	am	P-9588,A-15094
			832,112	P-11040/A-17017	1075,1235	am	P-9588,A-15094
817,ApA	n	C-21876/93	832,301	P-11040/A-17017	1075,1240	am	P-9588,A-15094
			832,302	P-11040/A-17017	1075,1245	am	P-9588,A-15094
830,101	n	C-21876/93	832,303	P-11040/A-17017	1075,1250	am	P-9588,A-15094
			832,304	P-11040/A-17017	1075,1255	am	P-9588,A-15094
830,102	n	C-21876/93	832,305	P-11040/A-17017	1075,1260	am	P-9588,A-15094
			832,306	P-11040/A-17017	1075,1265	am	P-9588,A-15094

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TITLE 80		TITLE 80, cont'd	
1.10	am	100.130	am
1.10	am	100.140	am
1.40	am	100.150	am
1.45	#	150.150	am
1.50	am	150.540	am
1.80	am	150.565	am
1.90	am	150.580	am
1.100	am	150.665	am
1.120	am	150.880	am
1.120	am	250.110	am
1.140	am	302.570	am
1.141	#	1650.160	am
1.142	#	1650.180	am
1.143	#	302.825	am
1.145	#	302.840	am
1.146	n	310.40	am
1.146	n	310.100	am
1.147	n	1650.182	am
1.150	am	1650.210	am
1.150	am	1650.230	am
1.158	n	1650.250	am
1.160	am	1650.280	am
1.160	am	1650.290	am
1.160	am	1650.340	am
1.160	am	1650.440	am
1.160	am	1650.450	am
1.160	am	1650.460	am
1.160	am	1650.520	am
1.160	am	1650.560	am
1.160	am	1650.620	am
1.160	am	1650.640	am
1.160	am	1650.650	am
1.160	am	2650.1	am
1.160	am	2650.10	am
1.160	am	2650.15	am
1.160	am	2650.25	am
1.160	am	2650.30	am
1.160	am	2650.40	am
1.160	am	2650.50	am
1.160	am	2650.60	am
1.160	am	2650.70	am
1.160	am	2700.110	am
1.160	am	2700.200	am
1.160	am	2700.320	am
1.160	am	2700.410	am
1.160	am	2700.420	am
1.160	am	2700.430	am
1.160	am	2700.440	am
1.160	am	2700.450	am
1.160	am	2700.620	am
1.160	am	2700.630	am
1.160	am	2700.640	am
1.160	am	2700.650	am
1.160	am	2700.700	am
1.160	am	2700.710	am
1.160	am	2700.720	am
1.160	am	2700.730	am
1.160	am	2700.735	am

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TITLE 80		TITLE 80, cont'd	
1.10	am	100.130	am
1.10	am	100.140	am
1.40	am	100.150	am
1.45	#	150.150	am
1.50	am	150.540	am
1.80	am	150.565	am
1.90	am	150.580	am
1.100	am	150.665	am
1.120	am	150.880	am
1.120	am	250.110	am
1.140	am	302.570	am
1.141	#	1650.160	am
1.142	#	1650.180	am
1.143	#	302.825	am
1.145	#	302.840	am
1.146	n	310.40	am
1.146	n	310.100	am
1.147	n	1650.182	am
1.150	am	1650.210	am
1.150	am	1650.230	am
1.158	n	1650.250	am
1.160	am	1650.280	am
1.160	am	1650.290	am
1.160	am	1650.340	am
1.160	am	1650.440	am
1.160	am	1650.450	am
1.160	am	1650.460	am
1.160	am	1650.520	am
1.160	am	1650.560	am
1.160	am	1650.620	am
1.160	am	1650.640	am
1.160	am	1650.650	am
1.160	am	2650.1	am
1.160	am	2650.10	am
1.160	am	2650.15	am
1.160	am	2650.25	am
1.160	am	2650.30	am
1.160	am	2650.40	am
1.160	am	2650.50	am
1.160	am	2650.60	am
1.160	am	2650.70	am
1.160	am	2700.110	am
1.160	am	2700.200	am
1.160	am	2700.320	am
1.160	am	2700.410	am
1.160	am	2700.420	am
1.160	am	2700.430	am
1.160	am	2700.440	am
1.160	am	2700.450	am
1.160	am	2700.620	am
1.160	am	2700.630	am
1.160	am	2700.640	am
1.160	am	2700.650	am
1.160	am	2700.700	am
1.160	am	2700.710	am
1.160	am	2700.720	am
1.160	am	2700.730	am
1.160	am	2700.735	am

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Title 89, con't.)

693.300	r	(P-16177)	14.997	am	(P-5796,A-13461)	441.1LE	n	(P-13855)	
695.10	r	(P-16270)	14.998		(P-5796,A-13461)	442.130	am	(P-6304,A-14789)	
695.100	r	(P-16270)	14.999		(P-5796,A-13461)	442.205	am	(P-6304,A-14789)	
695.200	r	(P-16270)	107.3	am	(P-2133.93,A-7881)	442.230	am	(P-6304,A-14789)	
695.300	r	(P-16270)	107.103	am	(P-2133.93,A-7881)	442.270	am	(P-6304,A-14789)	
695.400	r	(P-16270)	107.105	am	(P-2133.93,A-7881)	442.285	am	(P-6304,A-14789)	
695.500	r	(P-16249)	107.111	am	(P-2133.93,A-7881)	442.300	am	(P-6304,A-14789)	
695.600	r	(P-16249)	107.123	am	(P-2133.93,A-7881)	442.310	am	(P-13865)	
698.200	r	(P-16249)	107.115	am	(P-2133.93,A-7881)	443.20	am	(P-13865)	
698.300	r	(P-16253)	107.317	am	(P-2133.93,A-7881)	443.25	am	(P-13865)	
700.100	r	(P-16253)	107.601	n	(P-2133.93,A-7881)	443.30	am	(P-13865)	
700.150	r	(P-16253)	171.4	n	(P-2133.93,A-7881)	443.40	am	(P-13865)	
700.200	r	(P-16253)	171.5	am	(P-2133.93,A-7881)	443.45	am	(P-13865)	
700.250	r	(P-16253)	171.6	am	(P-2133.93,A-7881)	443.48	am	(P-13865)	
700.300	r	(P-16253)	171.15	am	(P-2134.93,A-7881)	443.49	am	(P-13865)	
700.400	r	(P-16253)	171.17	am	(P-2134.93,A-7881)	443.49	am	(P-13865)	
700.500	r	(P-16253)	171.21	#	(P-2134.93,A-7881)	443.49	am	(P-13865)	
700.600	r	(P-16253)	171.21	am	(P-2134.93,A-7881)	443.49	am	(P-13865)	
700.600	r	(P-16253)	171.1000	am	(P-2134.93,A-7881)	443.49	am	(P-13865)	
700.600	r	(P-16253)	172.2000	am	(P-2132.93,A-7874)	443.49	am	(P-13865)	
700.600	r	(P-16253)	172.2215	am	(P-2132.93,A-7874)	443.49	am	(P-13865)	
705.100	r	(P-16095)	173.3000	am	(P-2135.93,A-7895)	443.49	am	(P-13865)	
705.200	r	(P-16095)	173.3000	am	(P-2135.93,A-7895)	443.49	am	(P-13865)	
705.200	r	(P-16095)	177.2000	am	(P-2135.93,A-7895)	443.49	am	(P-13865)	
708.200	r	(P-16091)	178.2000	am	(P-2135.93,A-7912)	443.49	am	(P-13865)	
708.300	r	(P-16091)	179.2000	am	(P-2136.93,A-7912)	443.49	am	(P-13865)	
710.100	r	(P-16098)	180.2000	am	(P-2136.93,A-7857)	443.49	am	(P-13865)	
710.100	r	(P-16098)	386.1000	am	(P-2137.93,A-7781)	443.49	am	(P-13865)	
710.300	r	(P-16098)	390.1010	am	(P-2137.93,A-7781)	443.49	am	(P-13865)	
712.100	r	(P-16143)	390.1020	am	(P-2912,A-10359)	443.49	am	(P-13865)	
712.200	r	(P-16143)	390.1140	am	(P-2912,A-10359)	443.49	am	(P-13865)	
712.300	r	(P-16143)	390.1140	am	(P-1374.93,A-7781)	443.49	am	(P-6318,A-14800)	
712.400	r	(P-16143)	390.1010	am	(P-1396.93,A-754)	444.5	am	(P-6318,A-14800)	
712.400	r	(P-16143)	390.1010	am	(P-1396.93,A-754)	444.5	am	(P-6318,A-14800)	
712.400	r	(P-16187)	390.1020	am	(P-2912)	444.5	am	(P-6318,A-14800)	
714.20	r	(P-16187)	390.1030	am	(P-1396.93,A-754)	445.10	am	(P-13835)	
714.30	r	(P-16187)	390.1030	am	(P-1396.93,A-754)	445.10	am	(P-13835)	
714.40	r	(P-16187)	391.1000	am	(P-1373.93,A-783)	445.30	am	(P-13835)	
714.110	r	(P-16187)	391.2000	am	(P-1373.93,A-783)	445.30	am	(P-13835)	
714.120	r	(P-16187)	392.2000	am	(P-1360.93,A-740)	445.49	am	(P-13835)	
714.130	r	(P-16187)	393.2000	am	(P-2309,A-10362)	447.1000	am	(P-13367)	
714.300	r	(P-16187)	393.2000	am	(P-1370.93,A-774)	447.1010	am	(P-13367)	
714.310	r	(P-16187)	395.2000	am	(P-1369.93,A-743)	447.1020	am	(P-13367)	
714.320	r	(P-16187)	396.2000	am	(P-1369.93,A-743)	447.1030	am	(P-13367)	
714.330	r	(P-16187)	396.2010	am	(P-1369.93,A-749)	447.111A	am	(P-13367)	
714.340	r	(P-16187)	397.1010	am	(P-1366.93,A-736)	450.110	am	(P-7733,A-14758)	
714.350	r	(P-16187)	397.1020	am	(P-1366.93,A-736)	450.120	am	(P-7733,A-14758)	
714.360	r	(P-16187)	440.410	am	(P-6272,A-14764)	450.220	am	(P-7733,A-14758)	
714.370	r	(P-16187)	440.420	am	(P-6272,A-14764)	450.220	am	(P-7733,A-14758)	
714.380	r	(P-16187)	441.20	n	(P-13855)	451.49A	am	(P-13729)	
714.390	r	(P-16187)	441.20	n	(P-13855)	451.49B	am	(P-13729)	
714.400	r	(P-16187)	441.40	n	(P-13855)	451.49C	am	(P-13729)	
714.410	r	(P-16187)	441.40	n	(P-13855)	451.49D	am	(P-13729)	
714.420	r	(P-16187)	441.40	n	(P-13855)	451.49E	am	(P-13729)	
714.430	r	(P-16187)	441.40	n	(P-13855)	451.49F	am	(P-13729)	
714.440	r	(P-16187)	441.40	n	(P-13855)	451.49G	am	(P-13729)	
714.450	r	(P-16187)	441.40	n	(P-13855)	451.49H	am	(P-13729)	
714.460	r	(P-16187)	441.40	n	(P-13855)	451.49I	am	(P-13729)	
714.470	r	(P-16187)	441.40	n	(P-13855)	451.49J	am	(P-13729)	
714.480	r	(P-16187)	441.40	n	(P-13855)	451.49K	am	(P-13729)	
714.490	r	(P-16187)	441.40	n	(P-13855)	451.49L	am	(P-13729)	
714.500	r	(P-16187)	441.40	n	(P-13855)	451.49M	am	(P-13729)	
714.510	r	(P-16187)	441.40	n	(P-13855)	451.49N	am	(P-13729)	
714.520	r	(P-16187)	441.40	n	(P-13855)	451.49O	am	(P-13729)	
714.530	r	(P-16187)	441.40	n	(P-13855)	451.49P	am	(P-13729)	
714.540	r	(P-16187)	441.40	n	(P-13855)	451.49Q	am	(P-13729)	
714.550	r	(P-16187)	441.40	n	(P-13855)	451.49R	am	(P-13729)	
714.560	r	(P-16187)	441.40	n	(P-13855)	451.49S	am	(P-13729)	
714.570	r	(P-16187)	441.40	n	(P-13855)	451.49T	am	(P-13729)	
714.580	r	(P-16187)	441.40	n	(P-13855)	451.49U	am	(P-13729)	
714.590	r	(P-16187)	441.40	n	(P-13855)	451.49V	am	(P-13729)	
714.600	r	(P-16187)	441.40	n	(P-13855)	451.49W	am	(P-13729)	
714.610	r	(P-16187)	441.40	n	(P-13855)	451.49X	am	(P-13729)	
714.620	r	(P-16187)	441.40	n	(P-13855)	451.49Y	am	(P-13729)	
714.630	r	(P-16187)	441.40	n	(P-13855)	451.49Z	am	(P-13729)	
714.640	r	(P-16187)	441.40	n	(P-13855)	451.49AA	am	(P-13729)	
714.650	r	(P-16187)	441.40	n	(P-13855)	451.49AB	am	(P-13729)	
714.660	r	(P-16187)	441.40	n	(P-13855)	451.49AC	am	(P-13729)	
714.670	r	(P-16187)	441.40	n	(P-13855)	451.49AD	am	(P-13729)	
714.680	r	(P-16187)	441.40	n	(P-13855)	451.49AE	am	(P-13729)	
714.690	r	(P-16187)	441.40	n	(P-13855)	451.49AF	am	(P-13729)	
714.700	r	(P-16187)	441.40	n	(P-13855)	451.49AG	am	(P-13729)	
714.710	r	(P-16187)	441.40	n	(P-13855)	451.49AH	am	(P-13729)	
714.720	r	(P-16187)	441.40	n	(P-13855)	451.49AI	am	(P-13729)	
714.730	r	(P-16187)	441.40	n	(P-13855)	451.49AJ	am	(P-13729)	
714.740	r	(P-16187)	441.40	n	(P-13855)	451.49AK	am	(P-13729)	
714.750	r	(P-16187)	441.40	n	(P-13855)	451.49AL	am	(P-13729)	
714.760	r	(P-16187)	441.40	n	(P-13855)	451.49AM	am	(P-13729)	
714.770	r	(P-16187)	441.40	n	(P-13855)	451.49AN	am	(P-13729)	
714.780	r	(P-16187)	441.40	n	(P-13855)	451.49AO	am	(P-13729)	
714.790	r	(P-16187)	441.40	n	(P-13855)	451.49AP	am	(P-13729)	
714.800	r	(P-16187)	441.40	n	(P-13855)	451.49AQ	am	(P-13729)	
714.810	r	(P-16187)	441.40	n	(P-13855)	451.49AR	am	(P-13729)	
714.820	r	(P-16187)	441.40	n	(P-13855)	451.49AS	am	(P-13729)	
714.830	r	(P-16187)	441.40	n	(P-13855)	451.49AT	am	(P-13729)	
714.840	r	(P-16187)	441.40	n	(P-13855)	451.49AU	am	(P-13729)	
714.850	r	(P-16187)	441.40	n	(P-13855)	451.49AV	am	(P-13729)	
714.860	r	(P-16187)	441.40	n	(P-13855)	451.49AW	am	(P-13729)	
714.870	r	(P-16187)	441.40	n	(P-13855)	451.49AX	am	(P-13729)	
714.880	r	(P-16187)	441.40	n	(P-13855)	451.49AY	am	(P-13729)	
714.890	r	(P-16187)	441.40	n	(P-13855)	451.49AZ	am	(P-13729)	
714.900	r	(P-16187)	441.40	n	(P-13855)	451.49BA	am	(P-13729)	
714.910	r	(P-16187)	441.40	n	(P-13855)	451.49BB	am	(P-13729)	
714.920	r	(P-16187)	441.40	n	(P-13855)	451.49BC	am	(P-13729)	
714.930	r	(P-16187)	441.40	n	(P-13855)	451.49BD	am	(P-13729)	
714.940	r	(P-16187)	441.40	n	(P-13855)	451.49BE	am	(P-13729)	
714.950	r	(P-16187)	441.40	n	(P-13855)	451.49BF	am	(P-13729)	
714.960	r	(P-16187)	441.40	n	(P-13855)	451.49BG	am	(P-13729)	
714.970	r	(P-16187)	441.40	n	(P-13855)	451.49BH	am	(P-13729)	
714.980	r	(P-16187)	441.40	n	(P-13855)	451.49BI	am	(P-13729)	
714.990	r	(P-16187)	441.40	n	(P-13855)	451.49BJ	am	(P-13729)	
715.000	r	(P-16187)	441.40	n	(P-13855)	451.49BK	am	(P-13729)	
715.010	r	(P-16187)	441.40	n	(P-13855)	451.49BL	am	(P-13729)	
715.020	r	(P-16187)	441.40	n	(P-13855)	451.49BM	am	(P-13729)	
715.030	r	(P-16187)	441.40	n	(P-13855)	451.49BN	am	(P-13729)	
715.040	r	(P-16187)	441.40	n	(P-13855)	451.49BO	am	(P-13729)	
715.050	r	(P-16187)	441.40	n	(P-13855)	451.49BP	am	(P-13729)	
715.060	r	(P-16187)	441.40	n	(P-13855)	451.49BQ	am	(P-13729)	
715.070	r	(P-16187)	441.40	n	(P-13855)	451.49BR	am	(P-13729)	
715.080	r	(P-16187)	441.40	n	(P-13855)	451.49BS	am	(P-13729)	
715.090	r	(P-16187)	441.40	n	(P-13855)	451.49BT	am	(P-13729)	
715.100	r	(P-16187)	441.40	n	(P-13855)	451.49BU	am	(P-13729)	
715.110	r	(P-16187)	441.40	n	(P-13855)	451.49BV	am	(P-13729)	
715.120	r	(P-16187)	441.40	n	(

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(Title 92, con't)									
533.60	n	(P-18447/93.A-2625)	1070.100	am	(P-2217.A-10809)	1375.7175	r	(P-8635/93.A-1927)	
533.70	n	(P-18447/93.A-2625)	1202.40	am	(E-14157)	1375.7180	r	(P-8635/93.A-1927)	
600.10	n	(P-1261/93.A-540)	1205.10	am	(P-21250/93.A-11155)	1375.7190	r	(P-8635/93.A-1927)	
600.20	n	(P-1261/93.A-540)	1205.20	am	(E-16464)	1375.7200	r	(P-8635/93.A-1927)	
600.30	n	(P-1261/93.A-540)	1205.30	am	(P-21250/93.A-11155)	1375.7210	r	(P-8635/93.A-1927)	
600.40	n	(P-1261/93.A-540)	1205.40	am	(E-16464)	1375.7220	r	(P-8635/93.A-1927)	
600.50	n	(P-1261/93.A-540)	1205.110	am	(P-21250/93.A-11155)	1375.7230	r	(P-8635/93.A-1927)	
600.60	n	(P-1261/93.A-540)	1205.200	am	(E-16464)	1375.7240	r	(P-8635/93.A-1927)	
600.70	n	(P-1261/93.A-540)	1236.10	n	(P-8635/93.A-1927)	1375.7250	r	(P-8635/93.A-1927)	
600.80	n	(P-1261/93.A-540)	1375.15	r	(P-8635/93.A-1927)	1375.7260	r	(P-8635/93.A-1927)	
600.90	n	(P-1261/93.A-540)	1375.20	r	(P-8635/93.A-1927)	1375.7270	r	(P-8635/93.A-1927)	
600.100	n	(P-1261/93.A-540)	1375.30	r	(P-8635/93.A-1927)	1375.7280	r	(P-8635/93.A-1927)	
600.110	n	(P-1261/93.A-540)	1375.40	r	(P-8635/93.A-1927)	1375.7290	r	(P-8635/93.A-1927)	
600.120	n	(P-1261/93.A-540)	1375.50	r	(P-8635/93.A-1927)	1375.7300	r	(P-8635/93.A-1927)	
600.130	n	(P-1261/93.A-540)	1375.60	r	(P-8635/93.A-1927)	1375.7310	r	(P-8635/93.A-1927)	
600.140	am	(P-602.A-8167)	1375.65	am	(E-790)	1375.7320	r	(P-8635/93.A-1927)	
700.20	am	(E-790)	1375.85	am	(P-8635/93.A-1927)	1375.7330	r	(P-8635/93.A-1927)	
700.30	n	(P-607.A-8167)	1375.1000	n	(E-790)	1375.7340	r	(P-8635/93.A-1927)	
708.60	am	(P-1811.A-11284)	1375.1010	am	(E-790)	1375.7350	r	(P-8635/93.A-1927)	
708.70	am	(P-1811.A-11284)	1375.1020	am	(E-790)	1375.7360	r	(P-8635/93.A-1927)	
1001.410	am	(P-7731.A-15137)	1375.1030	am	(E-790)	1375.7370	r	(P-8635/93.A-1927)	
1001.410	am	(P-7731.A-15137)	1375.1040	am	(E-790)	1375.7380	r	(P-8635/93.A-1927)	
1001.410	am	(P-7731.A-15137)	1375.1050	am	(E-790)	1375.7390	r	(P-8635/93.A-1927)	
1001.441	n	(P-7731.A-15137)	1375.1060	n	(E-790)	1375.7400	r	(P-8635/93.A-1927)	
1001.441	n	(P-7731.A-15137)	1375.1070	n	(E-790)	1375.7410	r	(P-8635/93.A-1927)	
1001.442	n	(P-7731.A-15137)	1375.1080	n	(E-790)	1375.7420	r	(P-8635/93.A-1927)	
1001.442	n	(P-7731.A-15137)	1375.1090	n	(E-790)	1375.7430	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1100	n	(E-790)	1375.7440	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1110	n	(E-790)	1375.7450	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1120	n	(E-790)	1375.7460	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1130	n	(E-790)	1375.7470	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1140	n	(E-790)	1375.7480	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1150	n	(E-790)	1375.7490	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1160	n	(E-790)	1375.7500	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1170	n	(E-790)	1375.7510	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1180	n	(E-790)	1375.7520	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1190	n	(E-790)	1375.7530	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1200	n	(E-790)	1375.7540	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1210	n	(E-790)	1375.7550	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1220	n	(E-790)	1375.7560	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1230	n	(E-790)	1375.7570	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1240	n	(E-790)	1375.7580	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1250	n	(E-790)	1375.7590	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1260	n	(E-790)	1375.7600	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1270	n	(E-790)	1375.7610	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1280	n	(E-790)	1375.7620	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1290	n	(E-790)	1375.7630	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1300	n	(E-790)	1375.7640	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1310	n	(E-790)	1375.7650	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1320	n	(E-790)	1375.7660	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1330	n	(E-790)	1375.7670	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1340	n	(E-790)	1375.7680	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1350	n	(E-790)	1375.7690	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1360	n	(E-790)	1375.7700	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1370	n	(E-790)	1375.7710	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1380	n	(E-790)	1375.7720	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1390	n	(E-790)	1375.7730	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1400	n	(E-790)	1375.7740	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1410	n	(E-790)	1375.7750	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1420	n	(E-790)	1375.7760	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1430	n	(E-790)	1375.7770	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1440	n	(E-790)	1375.7780	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1450	n	(E-790)	1375.7790	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1460	n	(E-790)	1375.7800	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1470	n	(E-790)	1375.7810	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1480	n	(E-790)	1375.7820	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1490	n	(E-790)	1375.7830	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1500	n	(E-790)	1375.7840	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1510	n	(E-790)	1375.7850	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1520	n	(E-790)	1375.7860	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1530	n	(E-790)	1375.7870	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1540	n	(E-790)	1375.7880	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1550	n	(E-790)	1375.7890	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1560	n	(E-790)	1375.7900	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1570	n	(E-790)	1375.7910	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1580	n	(E-790)	1375.7920	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1590	n	(E-790)	1375.7930	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1600	n	(E-790)	1375.7940	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1610	n	(E-790)	1375.7950	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1620	n	(E-790)	1375.7960	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1630	n	(E-790)	1375.7970	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1640	n	(E-790)	1375.7980	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1650	n	(E-790)	1375.7990	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1660	n	(E-790)	1375.8000	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1670	n	(E-790)	1375.8010	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1680	n	(E-790)	1375.8020	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1690	n	(E-790)	1375.8030	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1700	n	(E-790)	1375.8040	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1710	n	(E-790)	1375.8050	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1720	n	(E-790)	1375.8060	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1730	n	(E-790)	1375.8070	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1740	n	(E-790)	1375.8080	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1750	n	(E-790)	1375.8090	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1760	n	(E-790)	1375.8100	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1770	n	(E-790)	1375.8110	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1780	n	(E-790)	1375.8120	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1790	n	(E-790)	1375.8130	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1800	n	(E-790)	1375.8140	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1810	n	(E-790)	1375.8150	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1820	n	(E-790)	1375.8160	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1830	n	(E-790)	1375.8170	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1840	n	(E-790)	1375.8180	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1850	n	(E-790)	1375.8190	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1860	n	(E-790)	1375.8200	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1870	n	(E-790)	1375.8210	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1880	n	(E-790)	1375.8220	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1890	n	(E-790)	1375.8230	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1900	n	(E-790)	1375.8240	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1910	n	(E-790)	1375.8250	r	(P-8635/93.A-1927)	
1001.443	n	(P-7731.A-15137)	1375.1920	n	(

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